Authority: Toronto and East York Community Council Item TE33.3, as adopted by City of

Toronto Council on June 26, 27 and 28, 2018

CITY OF TORONTO

Bill 826

BY-LAW -2018

To amend Zoning By-law 569-2013, as amended, to permit laneway suites.

Whereas Council of the City of Toronto has the authority pursuant to Section 34 of the Planning Act, R.S.O. 1990, c. P.13, as amended, to pass this By-law; and

Whereas Council of the City of Toronto has provided adequate information to the public and has held at least one public meeting in accordance with the Planning Act;

The Council of the City of Toronto enacts:

- 1. The lands subject to this By-law are outlined by heavy black lines as identified on Diagram 1 attached to this By-law.
- 2. The words highlighted in bold type in this By-law have the meaning provided in Zoning By-law 569-2013, Chapter 800 Definitions.
- **3.** Zoning By-law 569-2013, as amended, is further amended by adding a new definition in Chapter 800.50 (402) so that it reads:

(402) <u>Laneway Suite</u>

means a self-contained living accommodation for a person or persons living together as a separate single housekeeping unit, in which both food preparation and sanitary facilities are provided for the exclusive use of the occupants of the suite and is in an **ancillary building** abutting a **lane**.

- **4.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.10.20.20 (1), the use **Laneway Suite** (19) after the use '**Home Occupation** (6)'.
- **5.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.10.20.100 a new regulation (19), after regulation 18 so that it reads:

(19) Laneway Suite

A **laneway suite** in the R zone must comply with the specific use regulations in Section 150.8.

6. Zoning By-law 569-2013, as amended, is further amended by inserting Section 150.8, Laneway Suites, so that it reads:

150.8 Laneway Suites

150.8.1 General

(1) Application of this Section

The regulations of Section 150.8 apply to laneway suites.

(2) <u>Laneway Suite Permission</u>

A **laneway suite** permitted in accordance with regulation 10.10.20.20(1) must be located in the R zone within the area identified on the Laneway Suite Overlay District Map in Diagram 1 of By-law XXX-2018 [Clerks to insert bylaw number].

150.8.20 Use Requirements

150.8.20.1 General

(1) <u>Laneway Suite – Permitted Uses</u>

- (A) Despite regulation 10.5.60.1(2), an **ancillary building** may be used for living accommodation in one **laneway suite**.
- (B) Despite regulation 10.5.60.1(3), an **ancillary building** may have both food preparation facilities and sanitary facilities in a **laneway suite**.
- (C) Despite regulation 150.5.60.1(1) a **home occupation** is permitted in a **laneway suite** if the **laneway suite** is exclusively and separately occupied as a principal residence, applying the regulations of Section 150.5 as if it is a **dwelling unit**; and
- (D) Despite regulation 150.13.20.1(1) a **short-term rental** is permitted in an **ancillary building** if it is in a **laneway suite** that is exclusively and separately occupied as a principal residence.

(2) Laneway Suite – Use Restriction

A maximum of one ancillary building containing a laneway suite is permitted on a lot.

150.8.30 Lot Requirements

150.8.30.20 Lot Line

(1) Minimum Lot Line on a Lane

A laneway suite must be on a lot with a rear lot line or side lot line abutting a lane for at least 3.5 metres.

150.8.50 Yards

150.8.50.10 Landscaping

(1) <u>Landscaping Requirements for a Laneway Suite</u>

Despite regulation 10.5.50.10 (3), for a lot with a residential building and an ancillary building containing a **laneway suite**:

- (A) with a **lot frontage** of 6.0 metres or less, a minimum of 60 percent of the area between the rear **main wall** of the **residential building** and the front **main wall** of the **ancillary building** containing a **laneway suite** must be for **soft landscaping**;
- (B) with a **lot frontage** of greater than 6.0 metres, a minimum of 85 percent of the area between the rear **main wall** of the **residential building** and the front **main wall** of the **ancillary building** containing a **laneway suite** must be for **soft landscaping**; and
- (C) the area between the **ancillary building** containing a **laneway suite** and the **lot line** abutting a **lane**, excluding a permitted **driveway**, must be **landscaping**, of which a minimum of 75 percent must be **soft landscaping**.

150.8.60. Ancillary Building Requirements When Containing a Laneway Suite

150.8.60.20 Setbacks

(1) Parts of a Laneway Suite to which a Required Building Setback Applies

The required minimum **ancillary building setbacks** apply to all parts of an **ancillary building** containing a **laneway suite** above-ground and below-ground, excluding footings.

(2) <u>Laneway Suite - Rear Yard Setback</u>

Despite regulations 10.5.60.20(2) and (5) and regulation 10.10.60.20(1), the required minimum rear yard setback for an ancillary building containing a laneway suite is:

- (A) if the **rear lot line** does not abut a **street** or **lane** and there are no openings such as **vehicle** access, doors or windows in the rear **main wall** of the **ancillary building**, 0.0 metres; and
- (B) in all other cases, 1.5 metres.
- (3) <u>Laneway Suite Side Yard Setback</u>

Despite regulations 10.5.60.20(3) and (6) and regulation 10.10.60.20(1), the required minimum side yard setback for an ancillary building containing a laneway suite is:

- (A) if the **side lot line** does not abut a **street** or **lane** and there are no openings such as **vehicle** access, doors or windows in the side **main wall** of the **ancillary building**, 0.0 metres;
- (B) if the side lot line abuts a street, the required minimum side yard setback for the residential building on the lot; and
- (C) in all other cases, 1.5 metres.

150.8.60.30 Separation and Dimensions

(1) <u>Minimum Separation between a Residential Building and the Ancillary Building</u>

Despite regulation 10.5.60.30(1) an **ancillary building** containing a **laneway suite** must be:

- (A) no less than 5.0 metres from a **residential building** on the same **lot** if the height of the **ancillary building** is no greater than 4.0 metres; and
- (B) no less than 7.5 metres from a **residential building** on the same **lot** if the height of the **ancillary building** is greater than 4.0 metres.

(2) Rear Angular Plane

The front main wall of an ancillary building containing a laneway suite may not penetrate a 45 degree angular plane projected towards the rear lot line beginning from a height of 4.0 metres at a distance of 7.5 metres from rear main wall of the residential building.

(3) Width of Dormers in a Roof

For purposes of determining the rear angular plane required in (2) above, in an **ancillary** building containing a **laneway suite**, the exterior sides of a dormer are not **main walls** if the total width of dormers projecting from the surface of a roof does not occupy more than 30 percent of the total width of the **ancillary building's** front **main wall**, measured at the level of the uppermost **storey** below the roof.

(4) Maximum Length of a Laneway Suite

The permitted maximum building length for an ancillary building containing a laneway suite is 10.0 metres.

(5) Maximum Width of a Laneway Suite

The permitted maximum building width of an ancillary building containing a laneway suite is 8.0 metres, measured perpendicular to the lot centreline.

150.8.60.40 Height

(1) <u>Maximum Height of a Laneway Suite</u>

Despite regulation 10.5.60.40(2)(B), the permitted maximum height of an ancillary building containing a **laneway suite** is:

- (A) if the **ancillary building** containing a **laneway suite** is located a minimum of 5.0 metres to less than 7.5 metres from the **residential building** on the **lot**, 4.0 metres; and
- (B) if the **ancillary building** containing a **laneway suite** is located 7.5 metres or more from the **residential building** on the **lot**, 6.0 metres.
- (2) Maximum Storeys for Laneway Suites

Despite regulation 10.5.60.40(3), an **ancillary building** or **structure** containing a **laneway suite** may have a maximum of two **storeys**, subject to (1) above.

(3) Height of Specific Structures on a Laneway Suite

The following structures on the roof of an ancillary building containing a laneway suite may exceed the permitted maximum height for that building by 1.0 metres:

- (A) antennae;
- (B) flagpoles;
- (C) parapets for a **green roof**, if they are no closer than 1.0 metres to the **main walls** of the **ancillary building**;
- (D) satellite dishes; and
- (E) weather vanes.
- (4) <u>Height of Elements for Functional Operation of a Building</u>

The following equipment and **structures** on the roof of an **ancillary building** containing a **laneway suite** may exceed the permitted maximum height for that **building** by 1.0 metres, subject to (5) below:

- (A) equipment used for the functional operation of the **ancillary building** containing a **laneway suite**, such as electrical, utility, mechanical and ventilation equipment;
- (B) structures or parts of the **ancillary building** containing a **laneway suite** used for the functional operation of the **building**, such as enclosed stairwells, roof access, maintenance equipment storage, chimneys, vents, and water supply facilities; and

- (C) **structures** that enclose, screen or cover the elements listed in (A) and (B) above.
- (5) <u>Height Horizontal Limits on Elements for Functional Operation of a Building</u>

Equipment, **structures** or parts of a **building** permitted in (4) above must not:

- (A) cover more than 30 percent of the area of the roof, measured horizontally; and
- (B) be located closer than 1.0 metres to the main walls of the ancillary building.

(6) Height of Laneway Suite Entrance

Regulation 10.5.60.40(4) does not apply to an **ancillary building** containing a **laneway** suite.

150.8.60.50 Floor Area

(1) Exclusion from Floor Space Index

The gross floor area an ancillary building containing a laneway suite is not included for the purpose of calculating the total gross floor area and floor space index for a lot.

(2) <u>Laneway Suite – Interior Floor Area</u>

The interior floor area of an ancillary building containing a laneway suite must be less than the gross floor area of the residential building on a lot.

150.8.60.60 Decks, Platforms and Amenities, and Permitted Encroachments

(1) <u>Interpretation of Platform Walls</u>

The exterior sides of a platform, such as a deck, porch, balcony or similar **structure**, attached to or within 0.3 metres of an **ancillary building** containing a **laneway suite**, are not **main walls** if at least 50 percent of the exterior sides above the floor are open to the outside.

(2) <u>Platform Restrictions</u>

Despite regulation 10.5.60.20(11) a platform without **main walls** in accordance with (1) above, is permitted, if:

- (A) the area of the platform, other than a **green roof**, is less than 10 percent of the **interior floor area** of the **laneway suite**;
- (B) the platform complies with the required minimum **building setbacks**, separation distances and angular planes for the **ancillary building** containing a **laneway suite**; and

(C) the exterior sides of a platform adjacent to a **side yard** must be visually screened from an abutting **lot** by an opaque barrier with a vertical dimension of no less than 1.5 metres.

(3) Platform Height

Despite regulation 10.5.60.40(5)(B), the level of the floor of a platform permitted in accordance with (2) above, other than a **green roof**, must be:

- (A) no higher than 0.2 metres above the level of the floor of the **storey** from which it gains access; and
- (B) no higher than 4.0 metres above **average grade** unless it is attached to or within 0.3 metres of a **main wall** facing a **lane**.

(4) Permitted Encroachments for Platforms

Despite (2)(B) above, a platform without **main walls** in accordance with (1) above, together with stairs or ramps leading to the platform, may encroach into the distance separation required in regulation 150.8.60.30(1) a maximum of 1.5 metres from the front **main wall** of the **ancillary building** if the platform is no higher than 0.3 metres above the average elevation of the ground measured along the front **main wall** of the **ancillary building**.

(5) Permitted Encroachments for Canopies and Awnings

A canopy, awning or similar **structure**, with or without structural support, or a roof over a platform which complies with (4) above, may encroach into a required separation distance or **building setback**, subject to the following:

- (A) the maximum height of the roof, canopy, awning or similar **structure** is 4.0 metres above the average elevation of the ground measured along the abutting **main wall** of the **ancillary building**;
- (B) a canopy, awning or similar **structure** may encroach into the distance separation required in regulation 150.8.60.30(1) a maximum of 1.5 metres from the front **main wall** of the **ancillary building**; and
- (C) between a lane and the ancillary building containing a laneway suite, a canopy, awning or similar structure may encroach into the ancillary building setbacks required in Clause 150.8.60.20 a maximum of 0.75 metres from the ancillary building's main wall facing the lane.

(6) <u>Architectural Features</u>

Architectural features on an **ancillary building** containing a **laneway suite** must comply with the following:

- (A) a pilaster, decorative column, cornice, sill, belt course or other similar architectural feature may encroach into a **building setback** required in Clause 150.8.60.20 or into the distance separation required in regulation 150.8.60.30(1) a maximum of 0.6 metres; and
- (B) a chimney breast may encroach into a **building setback** required in Clause 150.8.60.20 or into the distance separation required in regulation 150.8.60.30(1) a maximum of 0.6 metres, if it is no wider than 2.0 metres.

(7) <u>Equipment</u>

Wall mounted equipment on an **ancillary building** containing a **laneway suite**, such as vents, pipes, utility equipment, satellite dishes, antennae or air conditioners, may encroach a maximum of 0.6 metres into:

- (A) on a main wall of the ancillary building facing a lane, the minimum building setbacks abutting the lane required in Clause 150.8.60.20; and
- (B) on the front **main wall** of the **ancillary building**, the distance separation required in regulation 150.8.60.30(1).

150.8.60.70 Lot Coverage

(1) <u>Lot Coverage Requirement for a Lot with a Laneway Suite</u>

Despite regulations 10.5.60.70(1) and 10.10.60.70(1), if a **lot** has an **ancillary building** containing a **laneway suite**, the area of the **lot** covered by all **ancillary buildings** combined, including the **ancillary building** containing a **laneway suite**, may not exceed 30 percent of the **lot area**.

150.8.80 Parking and Bicycle Parking

150.8.80.1 General

(1) Parking Space Requirement for a Lot with a Laneway Suite

Despite the **parking space** requirements in regulation 200.5.10.1(1):

- (A) if a lot has an ancillary building containing a laneway suite, no parking spaces are required for any dwelling units and secondary suites in a detached house, semi-detached house, townhouse, duplex, triplex, or fourplex on the same lot; and
- (B) no parking **space** is required for a **laneway suite**.

(2) <u>Bicycle Parking Space Requirement for a Laneway Suite</u>

An ancillary building containing a laneway suite must have two bicycle parking spaces within the laneway suite or within any required yard setback.

Enacted and passed on June , 2018.

Frances Nunziata, Speaker Ulli S. Watkiss,

City Clerk

(Seal of the City)

