Authority: Toronto and East York Community Council Item 14.10, adopted as amended, by City of Toronto Council on April 28 and 29, 2008, and Toronto and East York Community Council Item 17.13, as adopted by City of Toronto Council on July 15, 16 and 17, 2008

Enacted by Council: July 17, 2008

CITY OF TORONTO

BY-LAW No. 795-2008

To amend the General Zoning By-law No. 438-86 of the former City of Toronto with respect to lands municipally known as 1155 Queen Street West.

WHEREAS the Council of the City of Toronto has provided adequate information to the public and has conducted at least one public meeting in accordance with the *Planning Act* regarding the proposed Zoning By-law amendments; and

WHEREAS pursuant to Section 37 of the *Planning Act*, a By-law passed under Section 34 of the *Planning Act* may authorize increases in the height or density of development beyond that otherwise permitted by the by-law that will be permitted in return for the provision of such facilities, services or matters as are set out in the by-law; and

WHEREAS subsection 37(3) of the *Planning Act* provides that where an owner of land elects to provide facilities, services or matters in return for an increase in the height or density of development, a municipality may require the owner to enter into one or more agreements with the municipality dealing with the facilities, services and matters; and

WHEREAS the owner of the lands known at the date of enactment of this By-law as 1155 Queen Street West (the "Lands") has elected to provide the facilities, services or matters as are set out in this By-law; and

WHEREAS the increase in height and density of development permitted under this By-law beyond that otherwise permitted on the Lands by Zoning By-law No. 438-86, as amended, is to be permitted in return for the provision of the facilities, services and matters set out in this By-law and to be secured by one or more agreements between the owner of the Lands and the City of Toronto;

The Council of the City of Toronto HEREBY ENACTS as follows:

- 1. Amending Appendix A, Map 49G-321 to rezone lands shown within the heavy lines on Map 1 of this exception from MCR T 3.0 C 1.0 R 2.5 to RA as shown on Map 1 of this exception.
- **2.** Adding the following exception to 12 (2):

On the lands outlined by heavy lines and identified as 1155 Queen Street West on Map 1 to this section, no person shall use any land or erect or use any building or structure that does not comply with the following:

1. EXCEPTIONS FROM ZONING BY-LAW No. 438-86, AS AMENDED

- 1. The following sections of Zoning By-law No. 438-86, as amended, do not apply to any building or structure to be erected or used on the *lot*:
 - Section 4 (2)
 - Section 4 (16)
 - Section 4(17)
 - Section 7 (2)
 - Section 7 (3) Part I
 - Section 7 (3) Part II 1
 - Section 7 (3) Part II 3 through 7
 - Section 7 (3) Part IV
- 2. The following definitions in Section 2 of Zoning By-law No. 438-86, as amended, shall be replaced by the definitions in Section 15 of this exception:
 - (i) *artist live/work studio*;
 - (ii) grade;
 - (iii) *height*;
 - (iv) *parking space*;
 - (v) *residential amenity space*; and
 - (vi) *street-related retail and service uses.*

2. **PERMITTED USES**

Notwithstanding the uses permitted in the RA zone by Section 7 (1) (f) of Zoning By-law No. 438-86, as amended, only the uses listed in subsection d) below and accessory uses thereto are permitted on the *lot* and only on lands zoned RA, subject to the following qualifications:

- (a) A use is permitted by the chart below when the letter "P" is set in the line opposite the use.
- (b) A use is permitted by the chart below when the letter "q" followed by a number or numbers is set in the line opposite the use but only subject to the qualification or qualifications bearing the number or numbers that follow the letter "q" forming part of this subsection.
- (c) Uses accessory to a use that is permitted by the chart are themselves permitted by the chart as accessory uses when an asterisk is set in the line opposite the designation of the use and in the column under the heading "Acc.".

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(a)	RESII	DENTIAL USES	Acc.	RA
	(i)	HOUSING COMPRISING DWELLING UNITS		
		Any of the uses permitted in a RA district in	*	Q1,
		section $7(1)(f)(a)(i)$		Q7
		Artist live/work studio	*	Р
	(ii)	SHARED HOUSING CONTAINING		
		DWELLING ROOMS		
		Any of the uses permitted in a RA district in	*	Q1,
		section $7(1)(f)(a)(ii)$		Q7,
				Q8
	(iii)	ASSOCIATED / ACCESSORY RESIDENTIAL		
	. ,	USES		
		Any of the uses permitted in a RA district in	*	Q1
		section $(7)(1)(f)(a)(iii)$		
(b)	NON-	RESIDENTIAL USES		
<u> </u>	(i)	PARKS, RECREATION, PLACES OF		
	~ /	AMUSEMENT AND ASSEMBLY		
		Any of the uses permitted in a RA district in	*	Q2
		section $(7)(1)(f)(b)$ (i) except:		
		A. arena, stadium, racetrack are not permitted;		
		and		
		B. <i>club</i> is not permitted		
	(ii)	COMMUNITY SERVICES, CULTURAL		
	~ /	AND ARTS FACILITIES		
		Any of the uses permitted in a RA district in	*	Q4
		section $(7)(1)(f)(b)(ii)$		
	(iii)	GENERAL INSTITUTIONS		
		Any of the uses permitted in a RA district in	*	Р
		section $(7)(1)(f)(b)(iii)$		
	(iv)	RETAIL AND SERVICE SHOPS		
		Any of the uses permitted in a RA district in		Q2,
		section $(7)(1)(f)(b)(iv)$ except		Q3,
		A. entertainment facility is not permitted		Q9
	(v)	WORKSHOPS AND STUDIOS		
		Any of the uses permitted in a RA district in	*	Р
		section $(7)(1)(f)(b)(v)$		
	(vi)	OFFICES		
		Any of the uses permitted in a RA district in	*	Р
		section $(7)(1)(f)(b)(vi)$		
	(vii)	AUTOMOBILE RELATED USES		
		Parking area	*	Р
		Parking garage	*	Р
		Parking stacker	*	Q5
		Private garage	*	P
		Taxicab stand or station	*	P
		Carshare parking space	*	P
	(viii)	WAREHOUSING AND STORAGE		-
	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Cold storage locker plant	ļ	Р
		Cold storage plant		P
		Storage warehouse, class A	<u> </u>	P
	-	Wholesaling establishment – general		P

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(ix)	INDUSTRIAL WORKSHOPS		
	Bookbinder's shop		Р
	Carpenter's shop		Р
	Contractor's shop, class A		Р
	Sheet metal shop		Р
	Welder's shop		Р
	Open air market		Р
(x)	MANUFACTURING AND RELATED USES		
	Bakery		Р
	Brewery		Р
	Ceramics factory		Р
	Fur goods factory		Р
	Garment factory		Р
	Manufacturing plant		Р
	Metal wares factory		Q6
	Packaging plant		Р
	Pharmaceutical factory – secondary		Р
	Printing plant		Р
	Winery		Р
(xi)	MISCELLANEOUS USES		
	Animal hospital		Р
	Commercial bakery	*	Р
	Commercial school	*	Р
	Hotel	*	Р
	Market gardening		Р
	Massage establishment	*	Р
	Newspaper plant	*	Р
	Ornamental structure		Р
	Public transit	*	Р
	Trade school	*	Р
	Undertaker's establishment	*	Р

Qualifications to be complied with before certain uses are permitted within the Reinvestment Area (RA) District:

- 1. No person shall erect or use a building or structure having any basement or floor level below or partly below *grade* containing *dwelling units*.
- 2. A bake-shop, caterer's shop, restaurant, take-out restaurant, concert hall, place of amusement or place of assembly are permitted uses and a patio may be provided in connection therewith except:
 - (i) no person shall use for the purposes of a *patio*:
 - (a) any portion of the building above the first *storey*;
 - (b) any part of the roof of a building containing one of those uses; or

- (c) outdoor areas designated within publicly accessible landscaped open space as indicated on Map 3; or
- (d) a portion of the lot between the building in which the associated bake-shop, caterer's shop, restaurant or take-out restaurant is located and a lot abutting or within 10 metres of an 'R' district:
- no person shall use any building or portion of a building for the (ii) purpose of a bake-shop, caterer's shop, restaurant or take-out restaurant or combination thereof where the non-residential gross floor area of the building or portion thereof of any single establishment used for one of these purposes exceeds 300 square metres; and
- the combined non-residential gross floor area of all bake-shops, (iii) caterer's shops, restaurants and take-out restaurants on the lot cannot exceed 0.3 times the area of the lot;
- 3. A retail store or showroom is permitted provided:
 - (i) the frontage of any one retail store or showroom establishment abutting Queen Street West is limited to no more than 15 metres; and
 - the total non-residential gross floor area of any one retail store or (ii) showroom is limited to no more than 1800 square metres; and
 - (iii) notwithstanding ii) above, the total non-residential gross floor area of any one retail store or showroom abutting Queen Street West or the *mews* is limited to no more than 465 square metres; and
- 4. The premises of a charitable institution, non-profit institution or other community or social agency are permitted uses provided they are used for the purpose of providing a community service such as, but not limited to, employment, immigration, counselling, welfare or legal services.
- 5. A *parking stacker* is permitted, provided:
 - (i) it is *accessory*; and
 - (ii) it is located within a building.
- 6. A metal wares factory is permitted provided the use does not exceed 475 square metres.

- 7. One or more *dwelling units* or *dwelling rooms* in a building is permitted provided the building contains uses that are permitted in the RA district in which the building is located.
- 8. A *rooming house* is permitted provided the aggregate number of *dwelling rooms* and *dwelling units* does not exceed 25.
- 9. A *courier service* is permitted provided the *non-residential gross floor area* does not exceed 150 square metres.

3. NON-RESIDENTIAL USES

- 1. A minimum non-residential gross floor area of 1785 square metres shall be provided on the ground and second floor only. For the purpose of calculating the minimum non-residential gross floor area, non-residential uses are as defined in the chart in Section 2 of this exception except:
 - (i) *non-residential gross floor area* relating to the following uses shall not count toward meeting the minimum non-residential use requirement of this exception:
 - (a) uses listed in the chart in Section 3(d)(b)(vii) of this exception under the heading "Automobile-Related Uses";
 - (b) park;
 - (c) *public park*;
 - (d) *public playground*;
 - (e) *open air market*;
 - (f) *market gardening*;
 - (g) *bicycle parking spaces*; and
 - (h) *parking spaces*; and
 - (ii) *residential gross floor area* of an *artist live/work studio*(s) shall be permitted to be counted as *non-residential gross floor area* solely for the purpose of meeting the minimum non-residential density requirement of this section.

4. USES AT GRADE

- 1. No person shall erect or use a building or structure fronting onto the *mews* or Queen Street West for any purpose unless:
 - (i) *street related retail and service uses* are provided;
 - (ii) at least 80 percent of the aggregate width of any building facades facing onto the *mews* is used for *street-related retail and service uses* and/or for the purpose of an *artist's or photographer's studio*, *custom workshop*, *performing arts studio*, *public art gallery* or *commercial school* at the main floor level of the building;

- (iii) at least 70 percent of the aggregate width of any building facades facing onto Queen Street West is used for *street-related retail and service uses* at the main floor level of the building;
- (iv) the frontage of any single establishment located either:
 - a. abutting Queen Street West; or
 - b. abutting the *mews*;

and which is used for *street related retail and service uses*, is limited to no more than 15 metres, and a minimum of a lobby, and 2 different retail and services uses must front onto Queen Street West; and

(v) *street related retail and service uses* must front on the mews on the ground level.

5. BUILDING ENVELOPES AND MAXIMUM HEIGHTS

- 1. Notwithstanding the "Height and Minimum Lot Frontage" Map 49G-321 contained in Appendix 'B' of Zoning By-law No. 438-86, as amended, no person shall erect or use a building or structure on the lands shown on Map 1 unless any portion of such building or structure located at or above ground is erected within the heavy lines shown on Map 2 and provided the following paragraphs are complied with:
 - (i) No person shall erect or use a building or structure having a greater *height* in metres than the *height* limit specified by the numbers following the symbol "H" as shown on Map 2;
 - (ii) For clarity, where either no height limit or a height limit "H 0" is specified, no buildings or structures are permitted;
 - (iii) Paragraph (i) does not prevent the erection of parapets, fences, safety railings and wind mitigation structures on the building not exceeding 1.2 metres in height, so long as they do not exceed a height of 26.0 metres;
 - (iv) Paragraph (i) does not prevent the erection or use of stair towers, elevator overruns, mechanical equipment and/or enclosures for any of the foregoing on the roof of the 8th storey of the building, provided:
 - a. the combined area of the stair towers, elevator overruns, mechanical equipment and enclosures on the building does not exceed 30% of the area of the roof of the 8th storey of the building; and

- b. the stair towers, elevator overruns, mechanical equipment and enclosures on the building do not exceed 3 metres above the height shown on Map 2;
- c. the stair towers, elevator overruns, mechanical equipment and enclosures comply with the angular plane described in viii) below; and
- d. the stair towers, elevator overruns, mechanical equipment and enclosures are located no closer than 3 metres from the edge of the roof on the 8th floor on the south, west and east sides.
- (v) Notwithstanding (i) and (ii) above, no person shall erect a building or structure on the *lot* above finished ground level closer to a lot line than the heavy lines indicated on Map 2 except:
 - a. stairs (excluding stairs providing access to underground areas), landscape features, uncovered ramps (including garage and wheelchair ramps); and

	LOCATION	MAXIMUM	
PROJECTING	OF	PERMITTED	ADDITIONAL
STRUCTURES	PROJECTION	PROJECTION	QUALIFICATIONS
A. eaves, cornices,	Beyond the	0.65 metres	
ornamental elements,	heavy lines	from the wall	
architectural details,	shown on Map	to which it is	
	at that height	attached	
B. canopy	Beyond the	2.5 metres	
	heavy lines on	from the wall	
	Map at that	to which it is	
	height	attached	
C. fences, safety railings,	Beyond the	the extent of	(I) height of fence or safety
balustrades and wind	heavy lines	the roof of the	railing not to exceed
mitigation structures	shown on Map	storey below,	1.2 metres
_	at that height	or 2.0 metres	(II)if projecting into the
	-	from the main	angular plane described in
		exterior wall,	Section $5(1)(viii)$ of this
		whichever is	exception, at least 80% of
		greater	the materials must be
		-	transparent

b. the permitted projections outlined in the chart below:

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D. balconies	Beyond the	2.0 metres (I) combined width of all
	heavy lines on	from the main	projecting bay windows and
	Map at that	exterior wall to	balconies on a façade at a
	height	which it is	given storey not to exceed
	-	attached except	50% of the length of that
		if fronting onto	façade at that storey
		Queen Street	
		West and	
		located on any	
		of the first four	
		storeys of the	
		building, shall	
		not exceed	
		0.45 metres;	

- (vi) No building or structure shall be erected which does not have:
 - a. a minimum of 2 *storeys*; and
 - b. a minimum first *storey* floor-to-floor height of 4.5 metres for a depth of 14 metres from the building face on Queen Street West, and 4.3 metres for the remainder;
- (vii) Subject to the above, no person shall erect a building or structure abutting Queen Street West unless the building or structure is erected such that one or more of its walls abutting Queen Street West is built to the Build-To Line shown on Map 2 for at least 75% of the frontage onto Queen Street West with a minimum building *height* of 12.0 metres at the Build-To Line.
- (viii) All parts of any building or structure must be located within a southward 45 degree angular plane rising from a line located at a height of 14 metres, from the lot line abutting the south side of Queen Street West. Where the angular plane is more restrictive than any other building envelope provisions of this exception, the angular plane provisions will prevail, with the exception of:
 - a. parapets, fences, balustrades, safety railings and wind mitigation structures not exceeding 1.2 metres *height*, where such structures must be located at least 1.2 metres away from the edge of the roof of the 8th storey of the *building*.

6. LANDSCAPED OPEN SPACE

1. No person shall erect or use a building or structure on the *lot* unless publicly accessible landscaped open space at grade is provided as indicated on Map 3.

7. PARKING AND LOADING

- 1. Notwithstanding the provisions of Section 4(4)(b) of Zoning By-law No. 438-86, as amended;
 - parking spaces required by this section may be provided on the adjacent land municipally known in 2008 as 1171 Queen Street West and in accordance with the following standards;
 - (ii) a minimum number of parking spaces for residents shall be provided and maintained on the lot for residential uses according to the following table:

[
Unit type	Minimum parking
	spaces
Bachelor Unit	0.3 per unit
1 <i>bedroom</i> Unit	0.7 per unit
2 bedroom Unit	1.0 per unit
3 or more <i>bedroom</i> Unit	1.2 per unit
live/work unit	1.0 per unit
Affordable (low-income)	0.1 per unit
Bachelor Unit	
Affordable (low-income)	0.3 per unit
Unit with 1 or more	
bedrooms	
Affordable (moderate-	0.3 per unit
income) Bachelor Unit	
Affordable (moderate-	0.5 per unit
<i>income</i>) Unit with 1 or	
more <i>bedrooms</i>	
Artist live/work studio	0.3 per unit

(iii) a minimum of 0.12 *parking spaces* per dwelling unit shall be provided for visitors to the residential portion of the building.

The visitor parking spaces shall:

- a. be individually designated by means of clearly visible signs as being for the exclusive use of visitors to the residential portion of the building;
- b. be equally available to visitors of all residents of the site;
- c. be accessible by driveways or passageways designating the way from the street to the visitors' parking facilities with the route to the visitor parking spaces designated by clearly visible signs; and

- (iv) pursuant to (i) above, up to 10% of the *parking spaces* required by subsection i) may be *small car parking spaces*.
- 2. Parking for non-residential uses, shall be subject to a requirement of 1 parking space for each 100 square metres of *non-residential gross floor area*, or fraction thereof, and may be located on the lot municipally known in 2008 as 1171 Queen Street West.
 - (i) notwithstanding the above, places of assembly, concert halls, community centres, performing arts centres will be required to provide parking in accordance with the following requirements:
 - a. 0 *parking spaces* for the first 300 persons as generally accommodated;
 - b. 1 *parking space* for up to 400 persons generally accommodated by the largest performance or meeting space; and
 - c. 1 *parking space* for each additional 10 persons above 400 persons generally accommodated by the largest performance or meeting space.
 - (ii) notwithstanding (i) above, *public art galleries*, *private art galleries*, *private museums* and *public museums* will be required to provide and maintain parking in accordance with the following requirements:
 - a. 0 parking spaces for the first 350 square metres of *non-residential gross floor area*; and
 - b. 1 parking space per each additional 175 square metres of *non-residential gross floor area* in excess thereof.
- 3. Notwithstanding Section 4(13)(a) of Zoning By-law No. 438-86, as amended, the minimum requirement for bicycle parking shall be as described in Section 4(13) but the requirement:
 - (i) at least 24 of the bicycle parking spaces described in i) above shall be provided indoors but not within individual storage lockers.
- 4. The provisions of Section 4(6) of Zoning By-law No. 438-86, as amended, shall be satisfied by one *loading space type* G being provided on the lands known municipally in 2008 as 1171 Queen Street which will act as a shared loading facility for both buildings.

8. **RESIDENTIAL AMENITY SPACE**

1. Notwithstanding the provisions of Section 4(12) of Zoning By-law No. 438-86, as amended, indoor *residential amenity space* shall be provided as follows:

For buildings containing 20 or more dwelling units a minimum of 1.5 square metres per dwelling unit of indoor *residential amenity space* shall be located in a multi-purpose room or rooms provided that at least one room or contiguous group of rooms shall:

- (i) be the lesser of 100 square metres in size or the minimum requirement;
- (ii) contain a kitchen and have access to a washroom;
- (iii) be adjoining and directly accessible to at least 40 square metres of the required outdoor *residential amenity space*; and
- (iv) may be provided on lands known municipally as 1171 Queen Street West.
- 2. Notwithstanding the provisions of Section 4(12) of Zoning By-law No. 438-86, as amended, outdoor *residential amenity space* shall be provided as follows:

For buildings containing 20 or more dwelling units a minimum of 1.5 square metres per dwelling unit of *outdoor residential amenity space* shall be located on the lands municipally known in 2008 as 1155 Queen Street West or 1171 Queen Street West.

9. HOUSING MIX

- 1. Any development containing residential *dwelling units* shall provide:
 - (i) a minimum of 25 percent of residential *dwelling units* having 2 or more bedrooms.

10. SITE SPECIFIC EXCEPTIONS

- 1. The following site specific exceptions shall be deleted from the Index of Exceptions for 1155 Queen Street West:
 - (i) Section 12 (1) 287; and
 - (ii) Section 12 (1) 290.

11. IMPLEMENTATION

- 1. No person shall erect or use any building or structure unless the development includes:
 - (i) loading and vehicular access which is to designed to be shared with the sites known in 2008 as 1171 Queen Street West and 1181 Queen Street West; and
 - (ii) garbage and recycling storage, indoor and outdoor *residential amenity space*, and residential, visitor and non-residential parking which is designed to be shared with the site known in 2008 as 1171 Queen Street West.
- 2. No person shall erect or use any building or structure above grade prior to satisfying the following conditions:
 - (i) the owner of the Lands shall enter into an agreement with the City of Toronto pursuant to Section 37 of the *Planning Act*, to secure the facilities, services and matters required in Section 12 (1) herein, the said agreement to include provisions relating to indemnity, insurance, GST, termination, unwinding, registration and priority of agreement, and the indexing of any financial contributions and register against the title to the lot as a first charge;
 - (ii) the owner, at its own cost, shall provide a certified cheque for \$175,000 (indexed to the non-residential building construction price index as of December 1 2008) to the City for one or more of the following capital facilities within the vicinity of the site to enhance the West Queen West Triangle Lands' role as an arts employment cluster:
 - a. affordable *artist live/work studios* and/or *affordable artist work studios* for artists owned and operated by the City or by a not-for-profit artspace management organization approved by the Chief Planner and Executive Director in consultation with the Executive Director, Toronto Culture;
 - b. the development or construction of Lisgar Park; or
 - c. the renovation and restoration of the Carnegie Library building at 1115 Queen Street West for use as a performing arts hub and community meeting space.

(iii) all water mains, sanitary and storm sewers and appropriate appurtenances required for the development of this site have been built or secured via a letter of credit acceptable to the Executive Director of Technical Services;

12. SECTION 37 OF THE PLANNING ACT

- 1. The owner of the lot at its own expense and in accordance with and subject to the agreement referred to in Section 12 (2) herein shall provide the following facilities, services and matters to the City:
 - (i) Street Tree Irrigation

the owner shall, at its own expense, install and maintain in good working order and operation, an irrigation system for all street trees in the public right-of-way that includes an automatic timer which is designed as being water efficient by a Certified Landscape Irrigation Auditor (CLIA) and is constructed with a back flow preventer to the satisfaction of the City, if required;

(ii) Publicly Accessible Landscaped Open Space and Mews

prior to condominium registration, the owner shall authorize and permit public access to the publicly accessible landscaped open space and mews shown on Map 3;

- (iii) Integrated Landscaping and Connectivity
 - a. the owner shall provide for integrated landscaping with the sites known municipally in 2008 as 180 Sudbury Street, 1171 Queen Street West and 1181 Queen Street West, to the satisfaction of the Chief Planner and Executive Director, City Planning; and
 - b. the owner shall provide for integrated bicycle and pedestrian connectivity with the sites known municipally in 2008 as 180 Sudbury Street and 1171 Queen Street West to the satisfaction of the Chief Planner and Executive Director, City Planning.
- (iv) Servicing Requirements

the owner shall be required to service the lands outlined in heavy lines on Map 1 attached hereto, including but not limited to, the construction of services for water services, sanitary and storm sewer systems, roads, streetscaping and landscaping, street trees and tree irrigation systems and utilities; 2. Notwithstanding any of the foregoing provisions, the owner and the City may modify or amend the said Section 37 agreement from time to time and, upon the consent of the City and the owner, without further amendment to those provisions of this By-law which identify the facilities, services and matters to be secured.

13. **DEFINITIONS**

All italicized words and expressions in this exception have the same meanings as defined in By-law No. 438-86, as amended, with the exception of the terms *artist live/work studio*, *grade*, *height*, *residential amenity space* and *street-related retail and service uses*.

The following definitions either replace the definitions listed above or provide definitions for new terms:

- *affordable artist work studio* shall mean a studio for the production of art and which is the subject of an agreement between the City and the owner, registered on title, that it will be rented at below market rates to a working artist or artists to the satisfaction of the Director, Business Development and Retention and/or the Director of Culture for a period no less than 20 years from the date of first occupancy of the studio;
- *affordable (low-income)* shall mean, when used in relation to a dwelling unit, that the dwelling unit is the subject of an agreement between the City and the owner, registered on title, that the unit will be rented at no more than 0.8 times the CMHC average rate for dwelling units of similar type for a period no less than 20 years from the date of first occupancy of the unit;
- *affordable (moderate-income)* shall mean, when used in relation to a dwelling unit, that the dwelling unit is the subject of an agreement between the City and the owner, registered on title, that the unit will be rented at between 0.8 times and 1.0 times the CMHC average rate for dwelling units of similar type for a period no less than 20 years from the date of first occupancy of the unit;
- *artist live/work studio* shall mean a dwelling unit containing a studio space for the production of art containing a habitable room or room(s) and which is the subject of an agreement between the City and the owner, registered on title, that it will be rented at no more than 1.0 times the CMHC average rate for dwelling unit of similar size for a period of no less than 20 years from the date of first occupancy of the unit and inhabited only by a working artist and his or her household;
- *floorplate* shall mean the total floor area of a storey measured to the exterior walls of that storey;

grade means

For any portion of the building or structure, *grade* shall mean the average elevation of the sidewalk on Queen Street West adjacent to the *lot* (90.89 masl);

- *height* shall mean, the vertical distance between *grade* and the highest point of the roof or, where there is no roof, the highest point of the structure;
- *mews* shall mean a *publicly accessible landscaped open space* area, as identified on Map 3, which is primarily for the use of pedestrians and cyclists;
- *parking space* shall mean an unobstructed area, at least 5.9 metres in length and at least 2.6 metres in width which is readily accessible at all times for the parking and removal of a motor vehicle without the necessity of moving another motor vehicle, or a parking space within a *parking stacker*;
- publicly accessible landscaped open space shall mean a landscaped open space area as identified on Map 3 which is open and accessible to the public at all times;
- *residential amenity space* shall mean a common area or areas within the *lot* provided for recreational and social purposes, any portion of which:
 - a. is located indoors shall be provided exclusively for the use of the residents of the buildings at 1171 Queen Street West and 1155 Queen Street West; and
 - b. is located outdoors shall generally, but not exclusively, be provided for the use of the residents of the building; and
 - c. is located outdoors cannot include a passive or otherwise inaccessible green roof.
- *small car parking spaces* shall mean a *parking space* having a minimum unobstructed area 2.4 metres wide by 5.0 metres long which is readily accessible at all times for the parking and removal of a motor vehicle without the necessity of moving another motor vehicle, except the width of the parking space shall be:
 - a. 2.7 metres wide where there is an obstruction on one side of the space; or
 - b. 3.1 metres wide where there are obstructions on both sides of the space.
- *soft landscaping* shall mean an open, unobstructed area that supports the growth of vegetation such as grass, trees, shrubs, flowers or other plants and shall include planters;

street-related retail and service uses shall:

- a. have the same meaning as defined in Section 2 of Zoning By-law No. 438-86, as amended, for the portion of the building facades which face onto a public highway; and
- b. mean, for the portion of building facades which face onto the *mews*, one or more of the uses listed in sections 8(1)(f)(b)(i), (ii) and (iv), other than a public park or playgrounds, where the principal public entrance to each shop or store is located in the exterior wall of the building which is directly accessible by pedestrians along a route no more than 3 metres from the *mews* and the level of the floor of the principal public entrance to each shop or store is located within 0.2 metres of the level of the *mews* opposite such entrance.
- West Queen West Triangle Lands means the lands delineated by the heavy lines on Map 4 of this exception.
- 14. Despite any existing and future severance, partition or division of the Lands as shown on Map 1, the provisions of this exception shall apply to the whole *lot* as if no severance, partition or division occurred.

ENACTED AND PASSED this 17th day of July, A.D. 2008.

SANDRA BUSSIN,

Speaker

ULLI S. WATKISS City Clerk

(Corporate Seal)

18 City of Toronto By-law No. 795-2008



19 City of Toronto By-law No. 795-2008



20 City of Toronto By-law No. 795-2008





Map 4