Authority: Toronto and East York Community Council Item TE4.3, as adopted by City of Toronto Council on May 5, 6 and 7, 2015, Toronto and East York Community Council Item TE11.37, as adopted by City of Toronto Council on November 3 and 4, 2015 and MM11.49, moved by Councillor Joe Cressy, seconded by Mayor John Tory, as adopted by City of Toronto Council on December 9 and 10, 2015

CITY OF TORONTO

BY-LAW No. 1366-2015

To amend former City of Toronto Zoning By-law No. 438-86, as amended, with respect to the lands municipally known as 500 Lake Shore Boulevard West.

Whereas the Council of the City of Toronto has been requested to amend its Zoning By-law pursuant to Section 34 of the Planning Act, R.S.O. 1990, c. P.13, as amended, with respect to lands known municipally in the year 2013 as 500 Lake Shore Boulevard West; and

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; and

Whereas the Official Plan for the City of Toronto contains such provisions relating to the authorization of increases in height and density of development; and

Whereas pursuant to Section 37 of the Planning Act, a by-law under Section 34 of the Planning Act, may authorize increases in the height or density of development beyond those otherwise permitted by the by-law and that will be permitted in return for the provision of such facilities, services or matter 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 and 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 aforesaid lands has elected to provide the facilities, services and matters hereinafter set out; and

Whereas the increase in height and density permitted beyond that otherwise permitted on the aforesaid lands by By-law No. 438-86, as amended, is permitted in return for the provision of the facilities, services and matters set out in this By-law which is secured by one or more agreements between the owner of the land and the City of Toronto; and

Whereas the Council of the City of Toronto has determined to amend Zoning By-law No. 438-86, as amended, of the former City of Toronto;
The Council of the City of Toronto enacts:

1. None of the provisions of Sections 4(2)(a), 4(5), 4(8), 4(12), 4(13), 4(16), 4(17)(a)-(e), (f) (iii), 8(1) (f) (b) (vii), 8(3) Part I 1-3, 8(3) Part XI 2 and 12(2) 132 of former City of Toronto By-law No. 438-86, as amended, titled "A By-law to regulate the use of land and the erection, use, bulk, height, spacing of and other matters relating to buildings and structures and to prohibit certain uses of lands and the erection and use of certain buildings and structures in various areas of the City of Toronto", shall apply to prevent the erection or use of a mixed-use building on the lot which may contain dwelling units, non-residential uses and a commercial parking garage, including uses accessory thereto provided that:

(a) The lands subject to this By-law include at least those lands outlined by heavy lines shown on Map 1 attached hereto;

(b) The total combined residential gross floor area and non-residential gross floor area on the lot shall not exceed 76,500 square metres exclusive of any area used above or below grade for parking or a commercial parking garage provided that:

(i) the total residential gross floor area shall not exceed 53,500 square metres;

(ii) the total non-residential gross floor area shall not exceed 23,000 square metres;

(c) A maximum of 886 dwelling units shall be permitted on the lot;

(d) At least ten percent (10 percent) of the total number of dwelling units constructed in the buildings on the lot shall be capable of being designed as three bedroom units in compliance with the provisions of the Ontario Building Code;

(e) In addition to, and independent of 1(d) above, at least fifteen percent (15 percent) of the total number of 1-bedroom dwelling units constructed in the buildings on the lot shall be capable of being designed to be convertible to 2-bedroom units or can be combined through knockout panels between units in compliance with the provisions of the Ontario Building Code;

(f) A minimum of 1.5 square metres per unit of indoor residential amenity space, provided in a multi-purpose room or rooms at least one of which contains a kitchen and a washroom, shall be provided on the lot;

(g) A minimum of 1.0 square metres of outdoor residential amenity space per dwelling unit shall be provided on the lot;

(h) No portion of a building or structure erected on the lot shall exceed the height in metres specified by the number following the symbol "H" and no above grade portion of a building or structure on the lot shall be located other than wholly
within the areas delineated by heavy lines on Map 2, attached to and forming part of this By-law, except for the following:

(i) canopies, awnings and building cornices, lighting fixtures, ornamental lighting fixtures, ornamental elements, parapets, trellises, eaves, window sills, guardrails, balustrades, railings, stairs, stair enclosures, wheelchair ramps, vents, underground garage ramps, landscape and public art features, signs, and architectural sunscreens which may extend beyond the heavy lines shown on Map 2 attached to and forming part of this By-law;

(ii) balconies provided they extend no more than 2.0 metres beyond the areas delineated by heavy lines on Map 2 attached to and forming part of this By-law;

(iii) notwithstanding 1(h)(ii) above, balconies shall not be permitted within 5.0 metres of the F. G. Gardiner Expressway;

(iv) safety railings, roof access hatches, vents, stacks, pipes, chimneys, parapets, privacy fences, privacy walls, telecommunications equipment and antennas, service towers, topping slabs, roof topping, rooftop perimeter parapets, maintenance access ladders and access ladder safety enclosures, building maintenance apparatus, mechanical exhaust and vent stacks, exterior mechanical ducting and utility distribution services, electrical emergency generator exhaust stacks, electrical grounding devices, and safety railings or screens used for wind protection purposes, elements on the roof of the building or structure used for green roof technology or alternative roofing system, lighting fixtures, ornamental elements, satellite dishes, roof tops structures, may extend above the heights shown on Map 2 to a maximum of 4.0 metres; and

(v) none of the building elements listed in 1 (h)(i)-(iv) above may extend beyond the lot lines as shown on Map 1, attached to and forming part of this By-law;

(i) A minimum of 600 parking spaces shall be provided and maintained for all uses permitted on the lot at the time of full build-out. Phased development, which is less than the maximum density permitted shall comply with the minimum number of parking spaces required below in 1(i)(i)-(iv) and (j);

(i) parking spaces for the non-residential uses shall be provided and maintained on the lot in accordance with the provisions of Section 4(5) of Zoning By-law No. 438-86, except as set out below:

<table>
<thead>
<tr>
<th>Type of Use</th>
<th>Minimum Requirement</th>
<th>Maximum Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office</td>
<td>1 space/300 m² Net Floor Area</td>
<td>1 space/135 square metres Net Floor Area</td>
</tr>
<tr>
<td>Retail</td>
<td>1 space/100 m² Net Floor Area</td>
<td>1 space/25 square metres Net Floor Area</td>
</tr>
<tr>
<td>Type of Use</td>
<td>Minimum Requirement</td>
<td>Maximum Requirement</td>
</tr>
<tr>
<td>---------------------</td>
<td>----------------------------------------------</td>
<td>----------------------------------------------</td>
</tr>
<tr>
<td>Grocery Store</td>
<td>1 space/100 m² Net Floor Area</td>
<td>1 space/20 square metres Net Floor Area</td>
</tr>
</tbody>
</table>

a maximum of 316 parking spaces shall be provided in the permitted in the commercial parking garage, including 7 car-share parking spaces and 2 taxi parking spaces;

(ii) the minimum number of parking spaces for the residential uses shall be provided and maintained on the lot in accordance with the following:

<table>
<thead>
<tr>
<th>Unit Size</th>
<th>Minimum Parking Ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bachelor</td>
<td>0.0 space/unit</td>
</tr>
<tr>
<td>1 Bedroom</td>
<td>0.33 space/unit</td>
</tr>
<tr>
<td>2 Bedroom</td>
<td>0.93 space/unit</td>
</tr>
<tr>
<td>3 or more Bedroom</td>
<td>1.07 spaces/unit</td>
</tr>
<tr>
<td>Residential visitor</td>
<td>0.03 space per unit</td>
</tr>
</tbody>
</table>

(iii) notwithstanding the requirements of 1(i) and 1(i)(ii) above, a reduction in the minimum number of total parking spaces and residential parking spaces may be permitted as follows:

(A) a reduction of 4 residential parking spaces shall be permitted for each car-share parking space that is provided in the building and the maximum reduction permitted by this shall be capped by the application of the following formula:

\[ \text{4 x (Total No. of residential Units / 60)}, \text{ rounded down to the nearest whole number}; \]

(iv) notwithstanding the requirements of 1(i)(i), 1(i)(ii) and 1(i) (iii) above, a further reduction of up to 100 parking spaces shall be permitted in the event that at least an equivalent number of the surplus non-residential parking spaces at 500 Lake Shore Boulevard West, which have been provided in excess of the minimum parking requirement identified in 1(i)(i) above and/or parking spaces which are located in a potential future parking garage on the Block 37 lands (56-66, 70, 80, and 90 Queens Wharf Road, 139 to 161 Fort York Boulevard, 21A - 21C Bathurst Street and 100 to 106 Housey Street, all formerly part of 2 Housey Street), to the north of the site, are available for monthly lease or monthly permit, to be allocated on a first come, first serve, non-exclusive basis, and subject to the following terms:

(A) That the rate for monthly residential parking spaces be provided on an unsubsidized basis, as compared to the residential parking spaces within the parking garage, with the rates to be the greater of:
i. the average monthly rates in commercial parking garages in the vicinity; or

ii. the cost of ownership of a residential parking space comprised of the prevailing rate for a 5 year fixed rate mortgage (25 year amortization) for the present value of a resident parking space plus the current monthly maintenance fee associated with residential parking spaces in the residential condominium in the building;

(j) The minimum dimensional parking space and aisle width requirements shall comply with Section 4(17) of Zoning By-law No. 438-86, as amended, except that:

(i) up to 18 parking spaces which are used for residential purposes and up to 15 parking spaces which are used for non-residential purposes which are obstructed by walls or columns situated within 0.3 metres on one side or on two sides, which extend more than 1 metre beyond the front or the back of the parking spaces, may have a reduced width of 2.6 metres; and

(ii) 1 parking space which is used for non-residential purposes may have a reduced width of 2.5 metres; and

(iii) up to 9 small car parking spaces which are used for residential purposes and up to 2 small car parking spaces which are used for non-residential purposes shall be permitted with reduced lengths of no less than 5.0 metres;

(k) A minimum of 9 loading spaces shall be provided and maintained for all uses permitted on the lot at the time of full build-out as follows:

(i) 2 loading spaces - type A;

(ii) 3 loading spaces - type B;

(iii) 3 loading spaces - type C; and

(iv) 1 loading space - type G;

(l) Notwithstanding 1(k) above, the loading spaces may be shared by all buildings located on the lot, and in the event of a phased development which includes residential gross floor area, a minimum of 1 loading space-type G, and 1 loading space-type B shall be provided, and in the event of a phased development which includes no residential gross floor area, a minimum of 2 loading spaces-type A, 2 loading spaces-type B, and 3 loading spaces-type C shall be provided;

(m) The slope of the external private laneway extending between Lake Shore Boulevard West and Housey Street shall be constructed with a slope not
exceeding 8.0 percent, provided that the slope within 6.0 metres of Lake Shore Boulevard West shall not exceed 5.0 percent;

(n) The drive aisles which have direct access to a parking space shall not have a slope that exceeds 5.0 percent;

(o) Provide the ramps leading to the residential and commercial parking garages with a maximum slope of 15.0 percent and transition areas at the top and bottom of these ramps with maximum slopes of 5.0 percent for a minimum distance of 6.0 metres;

(p) Bicycle parking spaces shall be provided and maintained on the lot, in accordance with the following:

(i) residential bicycle space-occupant a minimum of 0.9 per dwelling unit;

(ii) residential bicycle space-visitor a minimum of 0.1 per dwelling unit;

(iii) office bicycle space-occupant a minimum of 0.2 per 100 square metres of gross floor area;

(iv) office bicycle parking space-visitor a minimum of 0.2 per 100 square metres of gross floor area;

(v) retail bicycle parking space-visitor a minimum of 0.3 per 100 square metres of gross floor area; and

(vi) retail bicycle parking space-occupant a minimum of 0.2 per 100 square metres of gross floor area;

(q) The bicycle parking spaces provided and maintained within the lot may be provided in stacked bicycle parking spaces; and

(r) Bicycle parking spaces-occupant shall be provided in a secured controlled access bicycle parking facility or purpose built bicycle parking locker in the following locations:

(i) on the first storey of the building;

(ii) on the second storey of the building accessed from Housey Street through the parking garage area of the building; or

(iii) on any level of the building below grade.

2. SECTION 37 OF THE PLANNING ACT

(a) Pursuant to Section 37 of the Planning Act and subject to compliance with this By-law, the increase in height and density of development on the lot is permitted
in return for the Owner's election to provide, at the Owner's expense, the facilities, services and matters set out in Schedule "A" hereof which are secured by one or more agreements pursuant to Section 37(3) of the Planning Act that are in a form satisfactory to the City Solicitor and registered on title to the lot;

(b) Where Schedule "A" of this By-law requires the Owner to provide certain facilities, services or matters prior to the issuance of a building permit, the issuance of such permit shall be dependent on satisfaction of the same; and

(c) The Owner shall not use, or permit the use of, a building or structure erected with an increase in height and density pursuant to this By-law unless all provisions of Clause 1 of Schedule "A" are satisfied.

3. None of the provisions of this By-law shall apply to prevent a temporary sales office on the lot.

4. Notwithstanding any existing or future severances, partition or division of the lot, the provisions of this By-law shall apply to the whole of the lot as if no severance, partition or division has occurred.

5. Except as otherwise provided, herein, the provisions of By-law No. 438-86 shall continue to apply to the lot.

6. Each other word or expression which is italicized in this by law shall have the same meaning as each such word or expression as defined in By-law No. 438-86 or as provided in Section 7 hereof.

7. For the purpose of this By-law, the following expressions shall have the following meaning:

(a) "car-share" means the practice where a number of people share the use of one or more cars that are owned by a profit or non-profit car-sharing organization and where such organization may require that use of cars be reserved in advance, charge fees based on time and/or kilometers driven, and set membership requirements of the car-sharing organization, including the payment of a membership fee that may or may not be refundable;

(b) "car share parking space" means a parking space that is reserved and actively used for car-sharing;

(c) "grade" means the Canadian Geodetic elevation of 77.25;

(d) "sales office" means an office or sales trailer used exclusively for the initial sale and/or initial leasing of dwelling units or non-residential uses to be erected on the lot;

(e) "stacked bicycle parking space" means a horizontal bicycle parking space that is positioned above or below another bicycle parking space and equipped with a
mechanical device providing floor level access to both bicycle parking spaces and
the provisions of Section 2(1) "bicycle parking space- occupant" (i) and (ii) and
the provisions of Section 2(1) "bicycle parking space-visitor" (i) and (ii) of
By-law No. 438-86 shall not apply.

8. Within the lands shown on Map 1 attached to this By-law, no person shall use any land or
erect or use any building or structure unless the following municipal services are
provided to the lot line and the following provisions are complied with:

(a) all new public roads have been constructed to a minimum of base curb and base
asphalt and are connected to an existing public highway; and

(b) all water mains and sanitary sewers, and appropriate appurtenances, have been
installed and are operational.

Enacted and passed on December 10, 2015.

Frances Nunziata, Speaker

Ulli S. Watkiss, City Clerk

(Seal of the City)
City of Toronto By-law No. 1366-2015

SCHEDULE "A"
Section 37 Provisions

The facilities, services and matters set out below are required to be provided to the City at the Owner's expense in return for the increase in height and density of the proposed development on the lot and secured in an agreement or agreements under Section 37(3) of the Planning Act whereby the Owner agrees as follows:

1. The owner shall provide to the satisfaction of the Chief Planner and Executive Director, City Planning Division, a cash contribution in the amount of $3,500,000 which shall be allotted at the discretion of the Chief Planner and Executive Director, City Planning Division, in consultation with the Ward Councillor as follows:

   (a) $1,000,000 to be used towards improvements to the school board playground and outdoor facilities located on Block 31 of the Railway Lands West neighbourhood. Any funds directed to school board facilities will be subject to community use agreements with the City to secure access to those facilities;

   (b) $500,000 to be used towards for capital improvements to affordable housing in Ward 20 - Trinity Spadina;

   (c) $1,250,000 towards the Fort York Heritage Conservation District; and

   (d) $750,000 towards the daycare facility on Block 31 of the Railway Lands West Neighbourhood.

2. Of the $3,500,000 cash contribution referenced in Clause 1 above, $1,000,000 shall be payable prior to the issuance of the first building permit for the non-residential component of the development.

3. Of the $3,500,000 cash contribution referenced in Clause 1 above, $2,500,000 shall be payable prior to the issuance of the first building permit for the residential component of the development.

4. In the event the cash contributions referred to in Clause 1 (a) through (d) above have not been used for the intended purpose within 3 years of the Zoning By-law coming into full force and effect, the cash contribution may be redirected to another purpose, at the discretion of the Chief Planner and Executive Director, City Planning Division, in consultation with the Ward Councillor, provided that the purpose is identified in the City of Toronto Official Plan and will benefit the community in the vicinity of the lands.

5. The payments required in Clause 2 and Clause 3 above shall be indexed upwardly in accordance with the Statistics Canada Construction Price Index for Toronto, calculated from the date of execution of the Section 37 Agreement to the date of payment.

6. The owner shall provide public art in accordance with the City's Public Art protocol and the provisions contained within the Fort York Neighbourhood Secondary Plan to achieve permanent public art under the Gardiner Expressway and continuation of the "Warm by
Night" rooftop lighting Public Art Program that has been installed throughout the Railway Lands West on the lot having a value of $600,000.00 to the satisfaction of the Chief Planner and Executive Director, City Planning Division.

7. The following provisions shall apply:

(a) Prior to the earlier of the issuance of the first building permit on the lot, including a demolition permit, and enactment of the By-law permitting increased height and density of development proposed on the lot, the owner shall:

(i) provide a Dismantling, Storage and Reconstruction Plan to the satisfaction of the Manager, Heritage Preservation Services;

(ii) enter into a Heritage Easement Agreement with the City for the protection and long term maintenance of the heritage property at 500 Lake Shore Boulevard West, to the satisfaction of the Manager, Heritage Preservation Services and the Chief Planner and Executive Director, City Planning Division which agreement shall be registered on the title to the lot to the satisfaction of the City Solicitor; and

(iii) provide a Letter of Credit in an amount to the satisfaction of the Chief Planner and Executive Director, City Planning Division, to secure all work contained within the Dismantling, Storage and Reconstruction Plan referenced in Clause 7(a)(i) above.

(b) Prior to final Site Plan Approval for the non-residential component of the development, the owner shall prepare and provide the following to the satisfaction of the Manager, Heritage Preservation Services and in accordance with the approved Heritage Impact Assessment prepared by ERA Architects Inc. dated February 5, 2015 and the approved Dismantling, Storage and Reconstruction Plan:

(i) site plans and drawings;

(ii) a detailed Landscape Plan that supports the architectural style of the heritage building including reference to materials and finishes;

(iii) a Lighting Plan including building and site lighting;

(iv) a Signage Plan for first party signage;

(v) an Interpretation Plan including interpretive elements regarding the property's heritage values, site history and archaeological resources as may be applicable, an implementation schedule and a budget;

(vi) a letter of credit to secure the implementation of the approved Interpretation Plan; and
(vii) a record of the as-found condition of the building including architectural drawings and photographs keyed to plans and elevations of all visible interiors and exteriors;

(c) Prior to the release of the Letters of Credit referenced in 7(a) and 7(b) above, the owner shall:

(i) implement the Dismantling, Storage and Reconstruction Plan, including the Interpretation Plan, Lighting Plan and Signage Plan, subject to the review and approval of the Manager of Heritage Preservation Services; and

(ii) provide a Letter of Substantial Completion for the reconstruction of 500 Lake Shore Boulevard West, and for the implementation of the Interpretation Plan, signed by the project architect and heritage consultant to the satisfaction of the Manager, Heritage Preservation Services;

(d) Architectural plans, elevations and landscaping including 1:50 scale elevations, will be secured to the satisfaction of the Chief Planner and Executive Director, City Planning Division, and the owner will be required to, in conjunction with each site plan application, submit 1:50 scale drawings in conformity with this requirement for the first five storeys of the residential buildings, and for the entire 7-storey non-residential component of the proposal;

(e) The owner shall incorporate in the construction of the buildings and thereafter maintain exterior building and landscape materials secured by Clause 7.(d) above, to the satisfaction of the Chief Planner and Executive Director, City Planning Division; and

(f) Prior to issuance of the first building permit on the lot, including a demolition permit, the owner shall provide an archaeological monitoring and mitigation strategy prepared by a licensed consultant archaeologist to ensure that any deeply buried archaeological features associated with the property are documented fully during the excavation process.

8. The owner shall provide and maintain a minimum of ten percent (10 percent) of the residential units in the residential building having at least three bedrooms, or be convertible to three or more bedrooms on the lot.

9. In addition to and independent of Clause 8. above, the owner shall provide and maintain a minimum of 15 percent (15 percent) of 1-bedroom units that are either convertible to 2-bedroom units or can be combined through knockout panels between units.

10. In support of development, the owner shall:

(a) pay for, and construct, any improvements to the municipal infrastructure in connection with any Functional Servicing Report as accepted by the Executive
Director, Engineering and Construction Services, should it be determined that improvements to such infrastructure are required to support the development;

(b) provide, maintain and operate transportation demand measures, facilities and strategies as stipulated in the applicant's Transportation Management Demand Report accepted by the General Manager, Transportation Services;

(c) prior to the issuance of the first below-grade permit for development of the lot, submit a Construction Management Plan including but not limited to details regarding size and location of construction staging areas, dates of significant concrete pouring activities, measures to ensure safety lighting does not negatively impact adjacent residences, construction vehicle parking locations, refuse storage, site security, site supervisor contact information, and any other matters deemed necessary to the satisfaction of the Chief Planner and Executive Director, City Planning Division, the General Manager, Transportation Services, and the Chief Building Official and Executive Director, Toronto Building, in consultation with the Ward Councillor;

(d) design, construct and convey the following roads and municipal services at no cost to the City and on terms set out in the agreement:

(i) Dan Leckie Way, between Housey Street and Lake Shore Boulevard West, including the intersections; and

(ii) Housey Street, between Bathurst Street and Dan Leckie Way, including the intersections; and

(e) convey, as may be required and to the satisfaction of the Executive Director, Engineering and Construction Services and the City Solicitor, remnant parcels of the elevated Frederick G. Gardiner Expressway over the site that were not captured in historic conveyances to the City, for nominal consideration, at no cost to the City and free and clear of encumbrances.

11. Prior to the issuance of the first above grade building permit on the lot, the owner shall make payment of a financial contribution towards the costs to undertake the modifications to the intersection of Bathurst Street and Fort York Boulevard, (the "Bathurst/Bremner Intersection Improvements" consistent with the cost-sharing provisions outlined in the July 18, 2003 report prepared by the Commissioner of Works and Emergency Services, and adopted by Council at its meeting of July 22, 23, and 24, 2003 (Clause 4, Toronto and East York Community Council Report No. 7) respecting landowners in the Fort York neighbourhood and Railway Lands West. The payment shall be made and secured on terms set out in the agreement and the contribution will be based on 5.98 percent of the Construction Costs of the Bathurst/Bremner Intersection Improvements. For the purpose of the calculation the Bathurst Construction Costs will be an amount not exceeding $9,000,000 indexed upwardly in accordance with the Statistics Canada Construction Price Index for Toronto, calculated from January 2005 to the date of notice from the City to the owner that payment is required.
12. The owner shall convey, to the satisfaction of the Executive Director, Engineering and Construction Services and the City Solicitor, in consultation with the General Manager, Transportation Services, such easements and on such terms as more particularly described below and within the time specified:

(a) prior to the issuance of the first above-grade building permit, the owner shall prepare documents and amend or consolidate the existing easements on the lot or shall convey a new easement to the City, over the lands under the Frederick G. Gardiner Expressway (the "Gardiner Expressway"), as required by and to the satisfaction of the Executive Director of Engineering and Construction Services and the City Solicitor, for the purpose of maintaining, repairing, modifying and reconstructing the Gardiner Expressway, including supporting columns, and for the purpose of the possible future dismantling of the Gardiner Expressway, together with necessary support rights and access which includes access to the proposed parking (including covered parking), below grade parking, courtyard and rooftop areas of buildings or structures located under the Gardiner Expressway. Such easement interest to include the ability to temporarily cordon off the parking and loading areas as necessary for the purpose of enjoyment of the easement rights provided;

(b) prior to the issuance of the first above-grade building permit, the owner shall prepare documents and convey to the City an at grade 5.0 metre wide maintenance easement abutting the south face of the vertical extension of the Gardiner Expressway as required by and to the satisfaction of the Executive Director, Engineering and Construction Services and the City Solicitor for the purpose of maintaining, repairing, modifying and reconstructing the Gardiner Expressway, including supporting columns, and for the purpose of the possible future dismantling of the Gardiner Expressway, together with necessary support rights and access;

(c) prior to the issuance of the first above-grade building permit the owner shall prepare documents and amend or consolidate the existing easements on the lot or convey a new easement to the City, as may be required and to the satisfaction of the Executive Director, Engineering and Construction Services and the City Solicitor for the purpose of construction, operation, maintenance, repair, alteration and reconstruction of new storm sewer system intercepting the downspouts from the Gardiner Expressway, together with the necessary support rights and access;

(d) prior to the issuance of the first building permit the owner shall prepare documents and amend or consolidate the existing easement on the lot or convey a new easement, as required by and to the satisfaction of the Executive Director, Engineering and Construction Services, in consultation with the General Manager, Toronto Water, and to the satisfaction of the City Solicitor for the purpose of maintaining, repairing, modifying and reconstructing of the existing storm sewer and storm maintenance hole located at the northwest corner of the site. The easement shall extend 10 metres south (or other narrower width to the satisfaction of the Executive Director, Engineering and Construction Services) of the existing storm sewer and storm maintenance hole;
(e) prior to the issuance of the first building permit the owner shall prepare documents and amend or consolidate the existing City easement on the site or convey a new easement as may be required by and to the satisfaction of the Executive Director, Engineering and Construction Services in consultation with the General Manager, Toronto Water and to the satisfaction of the City Solicitor for the purpose of construction, operation, maintenance, repair, alteration and reconstruction of the Garrison Creek Culvert sewer system, together with the necessary access thereto and rights of support. The Garrison Creek Culvert easement shall be 20.0 metre wide or other narrower widths to the satisfaction of Executive Director, Engineering and Construction Services in consultation with the General Manager, Toronto Water;

(f) the owner shall convey all easements contemplated in these conditions to the City at no cost, for nominal consideration and free and clear of encumbrances; and

(g) the owner shall prepare and deposit at its own expense a form of reference plan satisfactory to the Executive Director, Engineering and Construction Services, describing the easements to be conveyed to the City as contemplated in these conditions.

13. Prior to the issuance of the first below grade building permit, the owner is required to make payment by certified cheque payable to the City of Toronto in the amount of $2,500.00 for cost recovery of 100 percent of the cost of the installation of traffic control signals and related road modification(s) at the intersection of Lake Shore Boulevard West and Dan Leckie Way and which payment relates to the installation of a signal loop detector only.

14. The owner shall submit the following to the satisfaction of the Executive Director, Engineering and Construction Services, the City Solicitor, and the Chief Planner and Executive Director, City Planning Division as part of any Site Plan Control application(s) under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006:

(a) a plan showing the location of lands to be dedicated for roads purposes;

(b) a list of proposed improvements and/or financial contributions towards roads improvements; and

(c) a Construction Practices and Procedures Plan for the entire development site which includes appropriate monitoring programs.

15. Prior to the issuance of the first below grade building permit, including a demolition permit, the owner shall to the satisfaction of the Executive Director, Engineering and Construction Services:

(a) provide an independent report prepared by a professional engineer addressing all the items for the protection and monitoring of the Garrison Creek Culvert during construction;
(b) provide an independent report prepared by a professional engineer for the protection and monitoring of the existing storm sewer system at the northwest corner of the site during construction; and

c) provide an independent report prepared by a professional engineer addressing all the items for the protection and monitoring of the Gardiner Expressway; and

thereafter shall implement all recommendations and requirements of such reports as accepted by the Executive Director, Engineering and Construction Services until completion of construction.

16. The owner shall convey to the City, prior to Site Plan Approval under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006, lands for the purpose of widening Lake Shore Boulevard West, having a width of approximately 9.4 metres, to the full extent of the site abutting Lake Shore Boulevard West, except in instances where the existing building face would encumber the required road widening conveyance, the road widening would be reduced to the area between the building face and the existing north limit of Lake Shore Boulevard West.

17. The owner shall ensure that the agreement(s) to be entered into with the City pursuant to Section 37 of the Planning Act contain provisions satisfactory to the City respecting a process for the consideration by the owner of a proposal by Enwave District Energy Limited to service the development with a district heating and cooling facility.

18. The owner shall prepare and submit for the approval of the City for development of the lot prior to Site Plan Control Approval under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006:

(a) a Development Context Plan;
(b) a Phasing of Road Infrastructure Plan; and
(c) a Municipal Servicing Plan.

19. The owner shall submit for the approval of the City as part of any Site Plan Control Application(s) under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006, reports related to soil and groundwater management, stormwater management, pedestrian level sun, wind and shade impacts, noise and vibration impact, air quality and construction management related to the development of the lot, and shall implement the recommendations and remediation measures described in such reports.

20. The owner shall submit, as part of any Site Plan Control application(s) under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006, a phasing plan for the lot, to the satisfaction of the Chief Planner and Executive Director, City Planning Division, which identifies:

(a) the coordination of development of community services, parks, pedestrian connections, and roads with each phase of development; and
(b) a schedule of when land transfers and improvements would take place.
21. The owner shall implement, at its own expense, and in consultation with the City Planning Division, as necessary, the Fort York Neighbourhood Public Realm Plan and shall incorporate the same into plans and drawings submitted for Site Plan Approval under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006, for development of the lot.

22. The Owner shall provide and maintain public pedestrian access through the site connecting public streets to the satisfaction of the Chief Planner and Executive Director, City Planning Division. The details of the design shall be incorporated in plans and drawings submitted for Site Plan Approval, under Section 41 of the Planning Act or Section 114 of the City of Toronto Act, 2006. Further, a public access easement in favour of the City shall be granted prior to registration of the first condominium for the residential component of the project to the satisfaction of the Chief Planner and Executive Director, City Planning Division.

23. The owner shall design and construct the vehicular access driveway on Lake Shore Boulevard West in accordance with an approved Functional Plan, as more particularly described in Clause (24) below.

24. The owner shall submit a fully-dimensionalized Functional Road Plan, in metric scale, which illustrates the following, for review and acceptance by the General Manager, Transportation Services:

   (a) the tapered deceleration lane to the access driveway off Lake Shore Boulevard, generally as shown on Figure 1, "Lakeshore Access Proposed Design" prepared by LEA Consulting under date of July 20, 2005, as amended by the "Option A" Sketch appended to a letter dated March 29, 2007 to John Kelly, Transportation Services from Mario Fatica, on behalf of the owner;

   (b) the proposed curb bump-out on the west side of the access driveway off Lake Shore Boulevard generally as illustrated on the "Option A" Sketch appended to a letter dated March 29, 2007 to John Kelly, Transportation Services from Mario Fatica, on behalf of the Owner;

   (c) the proposed new centre median opposite the access driveway of Lake Shore Boulevard generally as illustrated on the "Option A" Sketch appended to a letter dated March 29, 2007 to John Kelly, Transportation Services from Mario Fatica, on behalf of the owner;

   (d) all revisions to the existing curb line on Lake Shore Boulevard West proposed in conjunction with the above noted tapered deceleration lane, curb bump out and new centre median;

   (e) proposed revisions to existing lane widths and pavement markings on Lake Shore Boulevard;

   (f) the proposed colonnade at the southeast corner of the building to be secured as a pedestrian easement to augment the sidewalk width (note: the dimensions of this
area must be clearly indicated on the plan, including vertical clearance and minimum widths between building columns);

(g) the proposed alignment of the public sidewalk on both sides of this access driveway;

(h) minimum dimensions between the proposed colonnade at the southeast corner of the building and the curbing for Lake Shore Boulevard West and the driveway; and

(i) driveway dimensions for the new access.
NOTE: H denotes height above grade. Average grade = +77.25 CGD. All dimensions in metres.