Authority: Toronto and East York Community Council Item TE16.4, as adopted by City of Toronto Council on July 28 and 29, 2020 and Toronto and East York Community Council Item TE23.14, as adopted by City of Toronto Council on March 10, 2021

CITY OF TORONTO

BY-LAW 88-2022

To amend Zoning By-law 569-2013, as amended, with respect to lands municipally known in the year 2020 as 1-15 Delisle Avenue and 1496-1510 Yonge Street.

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 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 and 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 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 and matters in return for an increase in the height or density of development, the 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 569-2013, 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;

The Council of the City of Toronto enacts:

- 1. The lands subject to this By-law are outlined by heavy black lines 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 amending the zone label on the Zoning By-law Map in Section 990.10, respecting the lands outlined by heavy

black lines to CR 4.25 (c2.0; r3.0) SS2 (x2559), as shown on Diagram 2 attached to this By-law.

4. Zoning By-law 569-2013, as amended, is further amended by amending Article 900.11.10 Exception Number 2559, so that it reads:

(2559) Exception CR 2559

The lands, or a portion thereof as noted below, are subject to the following Site Specific Provisions, Prevailing By-laws and Prevailing Sections.

Site Specific Provisions:

- (A) On 1-15 Delisle Avenue and 1496-1510 Yonge Street, if the requirements in Section 6 and Schedule A of By-law 88-2022 are complied with, a **building**, or **structure** addition or enlargement may be constructed or used in compliance with (B) to (R);
- (B) Despite 40.10.20.10 and 40.10.20.20, within 10 metres of the west lot line, the only uses permitted at grade are art gallery, artist studio, education use, massage therapy, medical office, office, outdoor patio, park, production studio, and wellness centre;
- (C) A minimum of ten percent of the total number of **dwelling units** must have three or more bedrooms;
- (D) A minimum of twenty percent of the total number of **dwelling units** must have two bedrooms;
- (E) Despite regulation 40.5.40.10(1) and 40.5.40.10(2), the height of any building or structure is the distance between the Canadian Geodetic Datum elevation of 148.7 metres in the year 2020 and the highest point of the building or structure;
- (F) Despite regulation 40.10.40.1(1), residential use portions of the **building** may also be located on the same level or below non-residential use portions;
- (G) Despite regulation 40.10.40.10(2), the permitted maximum height of a building or structure is the numerical value, in metres, following the letters following the "HT" on Diagram 3 of By-law 88-2022;
- (H) Despite (G) above and regulations 40.5.40.10(4), 40.5.40.10(5), and 40.5.40.10(6), the following **building** elements may exceed the permitted maximum height:
 - (i) Window washing equipment and architectural screens enclosing such elements, provided the maximum height of such elements is not higher

than 5 metres above the height limits shown on Diagram 3 of By-law 88-2022;

- (ii) parapets, balustrades, bollards, elements associated with a green roof, insulation and building envelope membranes, decking, pavers, built-in planter boxes, pools, pool decks, heating, ventilation, and air conditioning condensing units within the required outdoor amenity space by not more than 1.5 metres above the height limits shown on Diagram 3 of By-law 88-2022;
- (iii) ornamental elements, railings, guardrails, architectural elements, pergolas, trellises, landscape features, light fixtures, mechanical, architectural, acoustical and privacy screens, sound and wind barriers, structures used for open air recreation or weather protection purposes within the required outdoor amenity space by not more than 4.0 metres above the height limits shown on Diagram 3 of By-law 88-2022;
- (I) Despite regulation 40.10.40.40(1), the permitted maximum **gross floor area** is 35,700 square metres, provided:
 - (i) the residential gross floor area does not exceed 34,000 square metres; and
 - (ii) the non-residential **gross floor area** does not exceed 1,700 square metres;
- (J) The average **gross floor area** for each **storey** above the first **storey** must not exceed 750 square metres provided that:
 - (i) the average **gross floor area** for each **storey** between and including the twenty-eighth and thirty-fifth **storey** must not exceed 720 square metres; and
 - (ii) the average **gross floor area** for each **storey** between and including the thirty-sixth and forty-fourth **storey** must not exceed 670 square metres;
- (K) Despite regulations 40.10.40.70(2) and 40.10.40.80(2), the required minimum building setbacks and minimum above-ground distance between main walls are as shown, in metres, on Diagram 3 of By-law 88-2022;
- (L) Despite regulations 40.5.40.60(1), 40.10.40.60(1), 40.10.40.60(2), 40.10.40.60(5) and 40.10.40.60(6) and (K) above, the following **building** elements may encroach into the required minimum **building setbacks** and minimum above-ground distance between **main walls**:
 - (i) eaves, cornices, parapets, window sills, landscape features, trellises, wheel chair ramps, light fixtures, stairs and stair enclosures, balustrades, guardrails, bollards, awnings, canopies, balconies, ornamental elements, architectural elements; architectural fins, elements associated with a **green roof**, railings, fences, mechanical, architectural and privacy screens, vents,

stacks, chimneys, retaining walls, underground garage ramp and its associated **structures**, damper equipment to reduce **building** movement, **structures** used for outside or open air recreation, and safety or weather protection purposes, provided no such encroachment exceeds 2 metres; and

- (ii) residential entrance canopy, provided no such encroachment exceeds 3 metres;
- (M) Despite regulation 200.5.10.1(1), **parking spaces** must be provided as follows:
 - (i) a minimum rate of 0.41 **parking spaces** for each **dwelling unit** for residents; and
 - (ii) a minimum of 9 parking spaces for non-residential uses and residential visitors, which may be provided in a commercial parking garage on a non- exclusive basis;
- (N) Despite regulation 200.5.1.10(2), a maximum of 12 **parking spaces** may be obstructed and must have the following minimum dimensions:
 - (i) length of 5.6 metres;
 - (ii) width of 2.6 metres; and
 - (iii) vertical clearance of 2.0 metres;
- (O) The minimum required parking spaces for residents can be reduced by up to 4 parking spaces for each dedicated car-share parking space provided on the lot, where the maximum number of car-share parking spaces permitted is capped by the application of the formula (total number of dwelling units divided by 60, rounded down to the nearest whole number);
- (P) Despite Regulations 220.5.10.1(2), 220.5.10.1(3), 220.5.10.1(4) and 220.5.10.1(5), a minimum of one (1) Type "G" loading space and five (5) Type "C" loading spaces must be provided on the lot or within 100 metres of the lot on an adjacent property with an underground connection to the lot, subject to the appropriate legal easements for site access and use of the adjacent property;
- (Q) Despite Regulations 230.5.1.10(4):
 - (i) the required minimum width of a **bicycle parking space** if placed in a vertical position on a wall, **structure** or mechanical device is 0.4 metres; and
 - (ii) if a **stacked bicycle parking space** is provided, the minimum vertical clearance for each **bicycle parking space** is 1.15 metres; and

(R) Despite Regulation 230.5.1.10(5)(A), an area used to provide a **stacked bicycle parking space** must have a minimum vertical clearance of 2.3 metres.

Prevailing By-laws and Provisions:

- (A) 12(2) 267 of former City of Toronto By-law 438-86; and
- (B) 12(2) 270(a) of former City of Toronto By-law 438-86.
- 5. For the purpose of this By-law, "car-share" means the practice whereby a number of people share the use of one or more motor vehicles that are owned by a profit or non-profit car-sharing organization and such car-share motor vehicles are made available to at least the occupants of the building for short term rental, including hourly rental and a "car-share **parking space**" means a **parking space** exclusively reserved and signed for a car used only for car-share purposes.
- 6. Despite any existing or future severances, partition, or division of the lands shown on Diagram 1, the regulations of this By-law will continue to apply to the whole of the lands as if no severance, partition, or division had occurred.
- 7. Section 37 Provisions
 - (A) Pursuant to Section 37 of the *Planning Act*, and subject to compliance with this By-law, the increase in height and density of the development is permitted beyond that otherwise permitted on the lands shown on Diagram 1 of By-law 88-2022 in return for the provision by the owner, at the owner's expense of the facilities, services and matters set out in Schedule A hereof and which are secured by one or more agreements pursuant to Section 37(3) of the *Planning Act* that are in a form and registered on title to the lands, to the satisfaction of the City Solicitor;
 - (B) Where Schedule A of By-law 88-2022 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 By-law 88-2022 unless all provisions of Schedule A are satisfied.

Enacted and passed on February 3, 2022.

Frances Nunziata, Speaker John D. Elvidge, City Clerk

(Seal of the City)

6 City of Toronto By-law 88-2022



1 City of Toronto By-law 569-2013 Not to Scale 11/23/2021



File # 18 189938 STE 22 OZ

 \mathcal{T} City of Toronto By-law 569-2013 Not to Scale 11/23/2021



7 City of Toronto By-law 569-2013 Not to Scale 11/23/2021

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 lands as shown in Diagram 1 of this By-law and secured in an agreement or agreements under Section 37(3) of the *Planning Act*, and any other necessary agreement(s), whereby the owner agrees as follows:

- (1)Prior to the execution of the Section 37 Agreement or the issuance of any building permit, the owner(s) of 30 and 40 St. Clair Avenue West shall cause a section 118 Restriction under the Land Titles Act to be registered on the lands municipally known as 30 and 40 St. Clair Avenue West (including without limitation the parkland dedication lands) to the satisfaction of the General Manager, Parks, Forestry and Recreation prohibiting the transfer or charging of such lands without the prior written consent of the General Manager, Parks, Forestry and Recreation.
- (2)Prior to the enactment of the zoning by-law amendment bill, the owner shall provide a Reconstruction and Restoration Plan for the building at 1496-1500 Yonge Street, prepared by a qualified heritage consultant that is substantially in accordance with the approved Heritage Impact Assessment for 1496-1500 Yonge Street, to the satisfaction of the Senior Manager, Heritage Preservation Services.
- Prior to issuance of any building permit, the owner shall: (3)
 - (a) provide a letter of credit, including provision for upwards indexing, in a form and amount satisfactory to the Senior Manager, Heritage Preservation Services to secure all work included in the approved Reconstruction and Restoration Plan required and the Interpretation Plan; and
 - provide full documentation of the property at 1496-1500 Yonge Street, including (b) two (2) printed sets of archival quality 8 inch x 10 inch colour photographs with borders in a glossy or semi-gloss finish and one (1) digital set in tiff format and 600 dpi resolution keyed to a location map, elevations and measured drawings, and copies of all existing interior floor plans and original drawings as may be available, to the satisfaction of the Senior Manager, Heritage Preservation Services.
- Prior to issuance of site plan approval or an above grade building permit the owner shall: (4)
 - (a) provide a cash payment-in-lieu into the Municipal Parking Fund in lieu of any parking shortfall below the provision of six retail parking spaces on-site, if required;
 - (b) submit a Construction Management Plan and Neighbourhood Communication Strategy to the satisfaction of the Chief Planner and Executive Director, City

Planning, in consultation with the Executive Director, Engineering and Construction Services and the Ward Councillor;

- (c) provide final site plan drawings substantially in accordance with the approved Reconstruction and Restoration Plan required, to the satisfaction of the Senior Manager, Heritage Preservation Services;
- (d) provide an Interpretation Plan for the property at 1496-1500 Yonge Street, to the satisfaction of the Senior Manager, Heritage Preservation Services and thereafter shall implement such Plan to the satisfaction of the Senior Manager, Heritage Preservation Services;
- (e) provide a Lighting Plan that describes how property at 1496-1500 Yonge Street will be sensitively illuminated to enhance its character as viewed from the public realm to the satisfaction of the Senior Manager, Heritage Preservation Services; and
- (f) submit a Signage Plan to the satisfaction of the Senior Manager, Heritage Preservation Services.
- (5) Prior to issuance of an above grade building permit the owner shall:
 - (a) provide a financial contribution in the amount of \$5,000,000.00 payable to the City, with such amount to be indexed upwardly in accordance with Statistics Canada Non-Residential Building Construction Price Index for the Toronto calculated from the date of the Section 37 Agreement to the date the payment is made, with the funds to be directed as follows;
 - i) \$1,500,000.00 towards capital improvements for new or existing Toronto Community Housing and/or affordable housing, in consultation with the Ward Councillor;
 - \$1,500,000.00 towards capital improvements for new or existing cultural and/or community space, to the satisfaction of the Chief Planner and Executive Director, City Planning, in consultation with the Ward Councillor;
 - \$1,500,000.00 towards local area park or streetscape improvements, to the satisfaction of the Chief Planner and Executive Director, City Planning, in consultation with the General Manager, Parks, Forestry and Recreation and the Ward Councillor; and
 - iv) \$500,000.00 towards the provision and maintenance of a public art contribution.
 - (b) convey a total combined stratified park conveyance of a minimum 2,506 square metres (1,763 square metres pursuant to Section 42 of the Planning Act, and a minimum 743 square metres of additional parkland as a community benefit

pursuant to Section 37 of the Planning Act), with the final location, configuration and lower vertical limit of the off-site strata conveyance to be to the satisfaction of the General Manager, Parks, Forestry and Recreation, subject to the reservation of any easements in favour of the subjacent lands for support and maintenance and repair of the parking garage situate therein, and together with any easements in the subjacent lands in favour of the combined parkland dedication, in form and substance satisfactory to the City Solicitor.

- (6) The owner shall provide and maintain the following:
 - (a) a publicly accessible pedestrian connection between St. Clair Avenue West and Delisle Park along the east side lot line of 40 St. Clair Avenue East with the specific size, configuration and design secured in a site plan agreement with the City to the satisfaction of the City Solicitor;
 - (b) a publicly accessible pedestrian connection between the Combined Parkland Dedication and the western façade of the building in a width and location to be determined to the satisfaction of the Director, Community Planning, Toronto and East York District and secured in a site plan agreement and public access easement in favour of the City between to the satisfaction of the City Solicitor; and
 - (c) a pick-up and drop-off area located on the ground floor level on the lot.
- (7) The owner shall provide the following to support the development of the lands;
 - (a) a minimum of 10 percent family sized units in the development, containing at least three bedrooms;
 - (b) an impact mitigation strategy for any proposed non-residential uses on the lands known in 2020 as 15 Delisle Avenue with appropriate mitigation measures being secured during the site plan control application; and
 - (c) the owner shall pay for and construct any improvements to the municipal infrastructure in connection with the Functional Servicing Report, to be resubmitted for review and acceptance by the Chief Engineer and Executive Director, Engineering and Construction Services, should it be determined that improvements to such infrastructure are required to support this development.
- (8) In the event the cash contributions referred to in Section (5) above have not been used for the intended purpose within three (3) years of this By-law coming into full force and effect, the cash contributions may be redirected for another purpose, at the discretion of the Chief Planner and Executive Director of City Planning, in consultation with the local Councillor, provided that the purposes are identified in the Toronto Official Plan and will benefit the community in the vicinity of the lands.