Authority: Planning and Housing Committee Item PH22.3, adopted as amended by City of Toronto Council on June 25 and 26, 2025

City Council voted in favour of this by-law on June 26, 2025

Written approval of this by-law was given by Mayoral Decision 10-2025 dated June 26, 2025

#### **CITY OF TORONTO**

#### **BY-LAW 648-2025**

To amend Zoning By-law 569-2013, as amended, to update permissions and performance standards for detached houseplexes and semi-detached houseplexes, including duplexes, triplexes and fourplexes.

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, as amended;

The Council of the City of Toronto enacts:

- 1. The words highlighted in bold type in this By-law have the meaning provided in Zoning By-law 569-2013, as amended, Chapter 800 Definitions.
- 2. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 1.40.10(3) to replace the words "duplexes, triplexes, fourplexes" with the words "detached houseplexes, semi-detached houseplexes" in (A), (B), (C), (D) and (E), so that it reads:
  - "(3) Purpose of the Zones in the Residential Zone Category

The purpose of each zone in the Residential Zone category is as follows:

(A) Residential (R)

The purpose of the R zone is to provide areas for a variety of **residential building** types, including **detached houses**, **semi-detached houses**, **townhouses**, **detached houseplexes**, **semi-detached houseplexes** and **apartment buildings**.

(B) Residential Detached (RD)

The purpose of the RD zone is to provide areas for a variety of **residential building** types, including **detached houses**, **detached houseplexes**, and, on a **lot** that abuts a **major street**, **townhouses** and **apartment buildings**.

(C) Residential Semi-Detached (RS)

The purpose of the RS zone is to provide areas for **detached houses**, **semi-detached houses**, **detached houseplexes**, **semi-detached houseplexes**, and, on a **lot** that abuts a **major street**, **townhouses** and **apartment buildings**.

(D) Residential Townhouse (RT)

The purpose of the RT zone is to provide areas for **detached houses**, **semi-detached houses**, **townhouses**, **detached houseplexes**, **semi-detached houseplexes**, and, on a **lot** that abuts a **major street**, **townhouses** and **apartment buildings**.

(E) Residential Multiple (RM)

The purpose of the RM zone is to provide areas for detached houses, semidetached houses, detached houseplexes, semi-detached houseplexes, low-rise apartment buildings, and, on a lot that abuts a major street, townhouses."

- **3.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.20.40(1), so that it reads:
  - "(1) Conversion of Detached House to a Detached Houseplex

In the Residential Zone category, a **detached house** may be converted to a **detached houseplex**, and:

- (A) the **building** may continue to be considered as a **lawfully existing building** provided the additional **dwelling units** are contained entirely within the **building** as it **lawfully** existed on the day prior to the issuance of a building permit for the additional **dwelling units**, subject to regulations 10.5.20.40(4) and (5)."
- **4.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 10.5.20.40(2), so that it reads:
  - "(2) <u>Conversion of a Portion of a Semi-Detached House to a Semi-Detached Houseplex</u>

In the Residential Zone category, a portion of a **semi-detached house** located on one **lot** may be converted to a **semi-detached houseplex** and the **building** may continue to be considered a **semi-detached house** despite the **building** type definitions in Chapter 800, provided:

- (A) the **building** may continue to be considered as a **lawfully existing building** provided the additional **dwelling units** are contained entirely within the **building** as it **lawfully** existed on the day prior to the issuance of a building permit for the additional **dwelling units**, subject to regulations 10.5.20.40(4) and (5);
- (B) The portion of the **semi-detached house** located on one **lot** that is converted under this regulation is considered to be a **semi-detached houseplex** for the purposes of applying the standards contained within this by-law;
- (C) The remaining portion of the **semi-detached house** located on the abutting **lot** within the same **semi-detached house**, that is not subject to the conversion is considered to be located within the original **building** type for the purposes of applying the standards contained within this by-law; and
- (D) If both dwelling units within a building originally constructed as a semi-detached house are converted to semi-detached houseplexes in accordance with this regulation, the building may continue to be considered as a lawfully existing building provided the additional dwelling units are contained entirely within the lawfully existing building as it existed on the day prior to the issuance of a building permit for the additional dwelling units, subject to regulations 10.5.20.40(4) and (5)."
- **5.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 10.5.20.40(3), so that it reads:
  - "(3) Conversion of a Portion of a Townhouse to Multiple Units

In the Residential Zone category, a portion of a **townhouse** located on one **lot** may be converted to contain up to four **dwelling units** and may continue to be considered as a **townhouse** despite the **building** type definitions in Chapter 800, provided:

- (A) the **building** may continue to be considered as a **lawfully existing building** provided the additional **dwelling units** are contained entirely within the **building** as it **lawfully** existed on the day prior to the issuance of a building permit for the additional **dwelling units**, subject to regulations 10.5.20.40(4) and (5);
- (B) For the purpose of regulations 10.10.40.1(8) and (9), 10.10.40.10(1) and (3), 10.10.40.30(1), 10.10.40.40(1), 10.20.40.1(8) and (9), 10.20.40.10(1) and (3), 10.20.40.40(1), 10.40.40.1(7) and (8), 10.40.40.10(1) and (3), 10.40.40.40(1), 10.60.40.1(6) and (7), 10.60.40.10(1) and (2), 10.60.40.40(1), 10.80.40.1(6) and (7), 10.80.40.10(1) and (3), and 10.80.40.40(1), the portion of the **townhouse** located on one **lot** that is

converted to contain up to four **dwelling units** referenced in this regulation may be considered to be a **duplex**, **triplex** or **fourplex** despite the **building** type definitions in Chapter 800; and

- (C) The remaining portions of the **townhouse** located on adjacent **lots** and within the same **townhouse** that are not subject to the conversion are considered to be located within the original **building** type for the purposes of applying the standards contained within this by-law;
- (D) If more than one **dwelling unit** within a **building** originally constructed as a **townhouse** is converted in accordance with this regulation, the **building** as a whole is to be considered the **lawfully existing** original **building** type, subject to regulations 10.5.20.40(4) and (5)."
- **6.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 10.5.20.40(5), so that it reads:
  - "(5) <u>Definition of Lawful, Lawfully and Lawfully Existing</u>

For the purpose of regulations 10.5.20.40(1), (2), (3) and (4), and clauses 10.5.30.41, 10.5.40.11, 10.5.40.21, 10.5.40.31, 10.5.40.41, 10.5.40.71, 10.10.40.11, 10.10.40.61, 10.10.40.71, 10.10.40.81, 10.10.80.200, 10.20.40.11, 10.60.40.81 and 10.80.40.81, the words **lawful**, **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:

- (A) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
- (B) for which a building permit was **lawfully** issued before June 26, 2025."
- 7. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.20.40(7), to replace the words "lawful parking spaces for" with the words "lawful parking spaces within", and to insert in (A) the words "that leads to the lawful parking space" and in (B) the word "permitted", so that it reads:
  - "(7) Parking Space Requirement for Conversion of a Lawfully Existing Building

Despite the **parking space** requirements in regulations 200.5.10.1(1) and 200.5.10.11(1)(C), **lawful parking spaces** within a **lawfully existing building** on a **lot** may be reduced for the purposes of constructing additional **dwelling units** in accordance with regulations 10.5.20.40(1), (2), (3) and (4), if:

(A) the **driveway** located in a **front yard** or **side yard** abutting a **street** that leads to the **lawful parking space** is removed and **landscaping** is provided subject to regulations 10.5.50.10(1) and 10.5.50.10(2); or

- (B) a parking space located in the front yard or side yard abutting a street is permitted subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.
- **8.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.30.11(3) to replace the words "duplex, triplex or fourplex" with the words "or detached houseplex", so that it reads:
  - "(3) <u>Vacant Lawfully Existing Lot</u>

In the Residential Zone category, if a **lot** referred to in regulation 10.5.30.11(1) is vacant, a **detached house** or **detached houseplex** may be constructed on that **lot**, and the **detached house** or **detached houseplex** must comply with all other regulations of this By-law or be authorized by a Section 45 Planning Act minor variance."

- 9. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.30.21(3) to replace the words "duplex, triplex or fourplex" with the words "or detached houseplex", so that it reads:
  - "(3) Vacant Lawfully Existing Lot

If a lot referred to in regulation 10.5.30.21(1) is vacant, a **detached house** or **detached houseplex** may be constructed on that **lot**, and only if:

- (A) the **lot frontage** is at least 6.0 metres; and
- (B) the **detached house** or **detached houseplex** complies with all other requirements of this By-law or is authorized by a Section 45 Planning Act minor variance."
- **10.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.50.10(1) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(1) Front Yard Landscaping for Certain Types of Residential Buildings

In the Residential Zone category, on a **lot** with a **detached house**, **semi-detached house**, **detached houseplex**, **semi-detached houseplex** or **townhouse**, the following **front yard landscaping** regulations apply:

(A) for **lots** with a **lot frontage** less than 6.0 metres, or a **townhouse dwelling unit** less than 6.0 metres wide, the **front yard**, excluding a permitted **driveway** or permitted parking pad must be **landscaping**; [By-law: 1429-2017]

- (B) for **lots** with a **lot frontage** of 6.0 metres to less than 15.0 metres, or a **townhouse dwelling unit** at least 6.0 metres wide, a minimum of 50 percent of the **front yard** must be **landscaping**;
- (C) for **lots** with a **lot frontage** of 15.0 metres or greater, a minimum of 60 percent of the **front yard** must be **landscaping**; and
- (D) a minimum of 75 percent of the **front yard landscaping** required in (A), (B), and (C) above, must be **soft landscaping**, and if a **lot** does not have a permitted **driveway** in the **front yard**, a minimum of 75 percent of the **front yard** must be **soft landscaping**."
- 11. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.50.10(2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(2) Side Yard Landscaping for Certain Types of Residential Buildings on Corner Lots

In the Residential Zone category, a **corner lot** with a **detached house**, **semi-detached house**, **detached houseplex**, **semi-detached houseplex** or **townhouse** must have:

- (A) a minimum of 60 percent of the **side yard** abutting a **street** for **landscaping**; and
- (B) a minimum of 75 percent of the **side yard landscaping** required in (A), above, must be **soft landscaping**."
- **12.** Zoning By-law 569-2013, as amended, is further amended by adding to Regulation 10.5.40.60(8) a new regulation (E), so that it reads:
  - "(8) Equipment

In the Residential Zone category, the following wall mounted equipment on a **building** may encroach into required minimum **building setbacks** as follows, if the equipment is no closer to a **lot line** than 0.3 metres:

- (A) vents, pipes, or utility equipment, a maximum of 0.6 metres into a required minimum rear yard setback or minimum side yard setback;
- (B) satellite dish, a maximum of 0.9 metres into any required minimum **building setback**;
- (C) antenna, or a pole used to hold an antenna, a maximum of 0.9 metres into any required minimum rear yard setback or minimum side yard setback;

- (D) air conditioner, a maximum of 0.9 metres:
  - (i) into a required minimum rear yard setback; and
  - (ii) into a required minimum side yard setback if it is not located above the first storey of the building above established grade.
- (E) public utility metering equipment, such as electrical meters or natural gas meters, into any required minimum **building setback**."
- Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 10.5.50.10(6) with the following, so that it reads:
  - "(6) <u>Landscaping Exclusion for Permitted Encroachments and Public Utility</u> <u>Equipment</u>
    - (A) In the Residential Zone category, the calculation of **landscaping** or **soft landscaping** in regulations 10.5.50.10(1), (2), (3) and (4) excludes:
      - (i) the area of the required minimum **building setback** covered by any part of a **building** or **structure** which is permitted to encroach into a required minimum **building setback** by Clause 10.5.40.60; and
      - (ii) the area covered by public utility equipment essential for the functional operation of the **building**, such as an electrical transformer and associated pads, or other equipment necessary to connect to public utility services."
- **14.** Zoning By-law 569-2013, as amended, is further amended by adding to Clause 10.5.60.10 a new regulation (2) after regulation (1), so that it reads:
  - "(2) Public Utility Equipment in a Front Yard

Despite regulation 10.5.60.10(1), public utility equipment essential for the functional operation of the **building**, such as an electrical transformer or other equipment necessary to connect to public utility services, may be located in the **front yard**."

- **15.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.80.40(1) to replace the words "detached house or a semi-detached house" with the words "detached house, semi-detached house, detached houseplex or semi-detached houseplex", so that it reads:
  - "(1) Maximum Width of Garage Entrance in Front Wall on Certain Lots

In the Residential Zone category, for a **lot** with a **detached house**, **semi-detached house**, **detached houseplex** or **semi-detached houseplex**, if the required

minimum **lot frontage** is less than 24.0 metres, the maximum combined width of all **vehicle** entrances through the front **main wall** of the **residential building** is 6.0 metres."

- **16.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.80.40(2) to replace the words "detached house or semi-detached house" with the words "detached house, semi-detached house, detached houseplex or semi-detached houseplex", so that it reads:
  - "(2) Elevation of Garage Entrance in Certain Types of Residential Buildings

In the Residential Zone category, for a **detached house**, **semi-detached house**, **detached houseplex** or **semi-detached houseplex**, and for an individual **townhouse dwelling unit** where an individual private **driveway** leads directly to the **dwelling unit**, the elevation of the lowest point of a **vehicle** entrance in a **main wall** of the **building** must be higher than the elevation of the centreline of the **driveway** at the point where it intersects a **lot line** abutting a **street**."

- 17. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.5.100.1(3) to replace its title and replace the words "triplex or fourplex" with the words "detached houseplex or semi-detached houseplex with more than two dwelling units", so that it reads:
  - "(3) <u>Driveway Width for Certain Residential Building Types with Three or More Dwelling Units</u>

In the Residential Zone category, for a **detached houseplex** or **semi-detached houseplex** with three or more **dwelling units**, and for a **townhouse** if an individual private **driveway** does not lead directly to an individual **dwelling unit**, a **driveway** may have:

- (A) a minimum width of 2.0 metres for each lane; and
- (B) a maximum total width of 6.0 metres."
- **18.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.10.20.40(1)(D), (E) and (F), so that they read:
  - "(D) **Detached Houseplex**;
  - (E) Semi-Detached Houseplex; and
  - (F) (Deleted by By-law 648-2025)"
- **19.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.10.20.40(2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:

## "(2) Chapter 900 Exceptions

Despite regulations 900.1.10(3) and 900.1.10(4)(A), a **detached houseplex**, **semi-detached houseplex**, **townhouse** or **apartment building** is a permitted **residential building** type if it complies with the regulations for the R zone and all other requirements of this By-law, or is authorized by a Section 45 Planning Act minor variance."

**20.** Zoning By-law 569-2013, as amended, is further amended by creating a new Clause 10.10.30.1 General and new regulation 10.10.30.1(1), as follows:

#### "10.10.30.1 General

(1) <u>Chapter 900 Exceptions – Applicable Lot Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains **lot** requirements for:

- (A) a **detached house**, then a permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."
- **21.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.10.40.1(6), as follows:
  - "(6) <u>Chapter 900 Exceptions Applicable Principal Building Requirements for a</u> Detached Houseplex or Semi-Detached Houseplex

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains principal **building** requirements for:

- (A) a **detached house**, then the permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."

- **22.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.10.40.1(7), as follows:
  - "(7) <u>Chapter 900 Exceptions More Permissive Principal Building Requirements for a</u> Detached Houseplex or Semi-Detached Houseplex

Despite regulations 10.10.40.1(6), 900.1.10(3) and 900.1.10(4)(A), if a regulation in clauses 10.10.40.10, 10.10.40.30 or 10.10.40.40 for a **detached houseplex** or **semi-detached houseplex** is more permissive than the regulation that would apply to the **detached houseplex** or **semi-detached houseplex** under regulation 10.10.40.1(6), then the more permissive regulation prevails."

- **23.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.10.40.1(8), as follows:
  - "(8) Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex

On a **lot** in the R zone, the maximum number of **bedrooms** permitted within a **detached houseplex** or **semi-detached houseplex** is equal to:

- (A) four times the number of **dwelling units**, for a **residential building** with two **dwelling units**; or
- (B) three times the number of **dwelling units**, for a **residential building** with three or more **dwelling units**.
- (C) For the purposes of determining the number of **bedrooms** in a **residential building** in (A) and (B) above, a bachelor **dwelling unit** has one **bedroom**."
- Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.10.40.1(9), as follows:
  - "(9) <u>Transition Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex</u>

A detached houseplex or semi-detached houseplex may have more than the permitted maximum number of bedrooms in regulation 10.10.40.1(8), if:

- (A) The **building** is a **lawfully existing residential building**, and no **bedrooms** are added that would increase the noncompliance after June 26, 2025; or
- (B) The **building** was constructed pursuant to a building permit issued after June 26, 2025 that contains no greater a number of **bedrooms** per **dwelling unit** than were identified in:

- (i) The plans approved with a zoning certificate issued for the project, for which the request for a zoning certificate was filed on or prior to June 26, 2025;
- (ii) An approved zoning by-law amendment, for which the complete application for a zoning by-law amendment was filed on or prior to June 26, 2025;
- (iii) A minor variance authorized under Section 45 of the Planning Act, for which the complete application for a minor variance was filed on or prior to June 26, 2025; or
- (iv) A site plan approval, for which the complete application for site plan approval was filed on or prior to June 26, 2025; and
- (C) For a **building** constructed pursuant to (B) above, no **bedrooms** may be added after the issuance of the building permit upon which the exemption is founded, if they would increase the noncompliance beyond that established by that building permit."
- **25.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.10.40.1 (10), as follows:
  - "(10) <u>Transition Definition of Lawfully, Lawfully Existing and Complete Applications</u>

For the purposes of regulation 10.10.40.1(9):

- (A) the words **lawfull**, **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:
  - (i) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
  - (ii) for which a building permit was lawfully issued before June 26, 2025;
- (B) a "request for a zoning certificate" means a request for a zoning certificate that satisfies the requirements set out in Article I, Building Permits, of Chapter 363, Building Construction and Demolition of the City of Toronto Municipal Code.
- (C) a "complete application for a zoning by-law amendment" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2.

- (D) a "complete application for a minor variance" means an application which satisfies the requirements of Section 2 of Ontario Regulation 200/96 (Minor Variance Applications) under the Planning Act.
- (E) a "complete application for site plan approval" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2."
- **26.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.10.40.10(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) despite (A) above, the permitted maximum height for a **detached houseplex** or **semi-detached houseplex** is the greater of:
    - (i) the numerical value, in metres, following the letters "HT" on the Height Overlay Map; or
    - (ii) 10.0 metres."
- **27.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.10.40.10(3)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum number of **storeys** in a **building** on a **lot** in regulation (A) does not apply to a **detached houseplex** or **semi-detached houseplex**."
- 28. By-law 1313-2023 is amended by amending provision 5 to replace the words "adding regulation (11)" with the words "replacing regulation (11)", so that it reads:
  - "5. Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 10.10.40.10(11), so that it reads:
  - (11) <u>Maximum Height of Main Walls for a Residential Building other than an Apartment Building with a Flat or Shallow Roof</u>

Subject to regulation 10.10.40.10(1), if a **residential building**, other than an **apartment building**, in the R zone has a roof with a slope of less than 1.0 vertical units for every 10.0 horizontal units for more than 50 percent of the total horizontal roof area:

(A) despite regulation 10.10.40.10(2) above, additional **main walls** are permitted to be located above the maximum height of all **main walls** permitted in regulation 10.10.40.10(2), provided all the additional front **main walls** and rear **main walls** located above the **main walls** permitted in regulation 10.10.40.10(2) are set back a minimum of 1.4 metres from the front **main walls** and rear **main walls** permitted in regulation 10.10.40.10(2)."

- **29.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.10.40.30(1)(A) and (B) to replace the words "duplex, triplex" and "fourplex" with the words "detached houseplex" and "semi-detached houseplex", so that they read:
  - "(A) 17.0 metres for a detached house, semi-detached house, detached houseplex, semi-detached houseplex, townhouse or apartment building;
  - (B) despite (A) above, the permitted maximum **building depth** for a **detached houseplex** or **semi-detached houseplex** is 19.0 metres if the lot:
    - (i) has a **lot depth** of 36.0 metres or greater and a **lot frontage** of less than 10.0 metres; or
    - (ii) has a **lot depth** of 40.0 metres or greater and a **lot frontage** of 10.0 metres or greater; and"
- **30.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.10.40.40(1)(C) to replace the words "duplex, triplex" and "fourplex" with the words "detached houseplex" and "semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum floor space index in regulations (A) and (B) above do not apply to a **detached houseplex** or **semi-detached houseplex**; and"
- **31.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.10.40.40(2) to replace the words "semi-detached house or duplex" with the words "or semi-detached house", so that it reads:
  - "(2) If a **lot** in the R zone has a permitted maximum floor space index of 0.6, and has a **detached house** or a **semi-detached house** erected before October 15, 1953, the **detached house** or **semi-detached house** may be enlarged by an addition to the rear of the **building** if:
    - (A) the overall floor space index for the **lot**, including the addition, does not exceed a total of 0.69;
    - (B) no part of the addition is closer to the **side lot line** than the shortest distance between the existing side **main wall** of the **building** and the same **side lot line**; and
    - (C) any prior addition is at least 5 years old."
- **32.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.10.40.70(3)(A)(iii), (iv) and (v), so that they read:
  - "(iii) a detached houseplex;
  - (iv) a semi-detached houseplex; and

- (v) (Deleted by By-law 648-2025)"
- **33.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.10.40.70(4)(D), (E) and (F), so that they read:
  - "(D) a detached houseplex;
  - (E) a semi-detached houseplex; and
  - (F) (Deleted by By-law 648-2025)"
- **34.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.10.80.200(1)(A)(ii) to replace the words "duplex, triplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(ii) a detached house, semi-detached house, detached houseplex, semi-detached houseplex, or one unit of a townhouse is erected on the lot after July 2, 1996; or"
- **35.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.20.20.40(1)(B), (C) and (D), so that they read:
  - "(B) **Detached Houseplex**;
  - (C) (Deleted by By-law 648-2025)
  - (D) (Deleted by By-law 648-2025)"
- **36.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.20.20.40(2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex", so that it reads:
  - "(2) Chapter 900 Exceptions

Despite regulations 900.1.10(3) and 900.1.10(4)(A), a **detached houseplex**, **townhouse** or **apartment building** is a permitted **residential building** type if it complies with the regulations for the RD zone and all other requirements of this By-law, or is authorized by a Section 45 Planning Act minor variance."

Zoning By-law 569-2013, as amended, is further amended by creating a new Clause 10.20.30.1 General and new regulation 10.20.30.1(1), as follows:

#### "10.20.30.1 General

(1) <u>Chapter 900 Exceptions – Applicable Lot Requirements for a Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains **lot** requirements for:

- (A) a **detached house**, then a permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for a **detached house**."
- **38.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.20.40.1(6), as follows:
  - "(6) <u>Chapter 900 Exceptions Applicable Principal Building Requirements for a Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains principal **building** requirements for:

- (A) a **detached house**, then the permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for a **detached house**."
- **39.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.20.40.1(7), as follows:
  - "(7) <u>Chapter 900 Exceptions More Permissive Building Requirements for a Detached Houseplex</u>

Despite regulations 10.20.40.1(6), 900.1.10(3) and 900.1.10(4)(A), if a regulation in clauses 10.20.40.10, 10.20.40.20, 10.20.40.30, 10.20.40.40 or 10.20.40.50 for a **detached houseplex** is more permissive than the regulation that would apply to the **detached houseplex** under regulation 10.20.40.1(6), then the more permissive regulation prevails."

- **40.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.20.40.1(8), as follows:
  - "(8) Number of Bedrooms per Dwelling Unit in a Detached Houseplex

On a **lot** in the RD zone, the maximum number of **bedrooms** permitted within a **detached houseplex** is equal to:

- (A) four times the number of **dwelling units**, for a **detached houseplex** with two **dwelling units**; or
- (B) three times the number of **dwelling units**, for a **detached houseplex** with three or more **dwelling units**.

- (C) For the purposes of determining the number of **bedrooms** in a **detached houseplex** in (A) and (B) above, a bachelor **dwelling unit** has one **bedroom**."
- **41.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.20.40.1(9), as follows:
  - "(9) <u>Transition Number of Bedrooms per Dwelling Unit in a Detached Houseplex</u>

A **detached houseplex** may have more than the permitted maximum number of **bedrooms** in regulation 10.20.40.1(8), if:

- (A) The **building** is a **lawfully existing residential building**, and no **bedrooms** are added that would increase the noncompliance after June 26, 2025; or
- (B) The **building** was constructed pursuant to a building permit issued after June 26, 2025 that contains no greater a number of **bedrooms** per **dwelling unit** than were identified in:
  - (i) The plans approved with a zoning certificate issued for the project, for which the request for a zoning certificate was filed on or prior to June 26, 2025;
  - (ii) An approved zoning by-law amendment, for which the complete application for a zoning by-law amendment was filed on or prior to June 26, 2025;
  - (iii) A minor variance authorized under Section 45 of the Planning Act, for which the complete application for a minor variance was filed on or prior to June 26, 2025; or
  - (iv) A site plan approval, for which the complete application for site plan approval was filed on or prior to June 26, 2025; and
- (C) For a **building** constructed pursuant to (B) above, no **bedrooms** may be added after the issuance of the building permit upon which the exemption is founded, if they would increase the noncompliance beyond that established by that building permit."
- **42.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.20.40.1(10), as follows:
  - "(10) <u>Transition Definition of Lawfully, Lawfully Existing and Complete Applications</u>

For the purposes of regulation 10.20.40.1(9):

- (A) the words **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:
  - (i) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
  - (ii) for which a building permit was lawfully issued before June 26, 2025;
- (B) a "request for a zoning certificate" means a request for a zoning certificate that satisfies the requirements set out in Article I, Building Permits, of Chapter 363, Building Construction and Demolition of the City of Toronto Municipal Code.
- (C) a "complete application for a zoning by-law amendment" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2.
- (D) a "complete application for a minor variance" means an application which satisfies the requirements of Section 2 of Ontario Regulation 200/96 (Minor Variance Applications) under the Planning Act.
- (E) a "complete application for site plan approval" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2."
- **43.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.20.40.10(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(C) despite (A) above, the permitted maximum height for a **detached houseplex** is the greater of:
    - (i) the numerical value, in metres, following the letters "HT" on the Height Overlay Map; or
    - (ii) 10.0 metres; and"
- **44.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.20.40.10(3)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(C) the permitted maximum number of **storeys** in a **building** on a **lot** in regulation (A) does not apply to a **detached houseplex**."

- **45.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.20.40.20(3) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(3) <u>Maximum Building Length for a Detached Houseplex if Lot Frontage and Lot</u> Depth is in Specified Range

Despite regulation 10.20.40.20(1), in the RD zone, a **detached houseplex** may have a permitted maximum **building length** of 19.0 metres if the **lot**:

- (A) has a **lot depth** of 36.0 metres or greater and a **lot frontage** of less than 10.0 metres; or
- (B) has a **lot depth** of 40.0 metres or greater and a **lot frontage** of 10.0 metres or greater."
- **46.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.20.40.30(1) to replace the words "**detached house**" with the words "**detached house** or **detached houseplex**", so that it reads:
  - "(1) Maximum Building Depth if Required Lot Frontage is in Specified Range

In the RD zone with a required minimum **lot frontage** of 18.0 metres or less, the rear **main wall** of a **detached house** or **detached houseplex**, not including a one **storey** extension that complies with regulation 10.20.40.20(2), may be no more than 19.0 metres from the required **front yard setback**."

- **47.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.20.40.30(2) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(2) <u>Maximum Building Depth for a Detached Houseplex if Lot Frontage and Lot Depth is in Specified Range</u>

Despite regulation 10.20.40.20(1), in the RD zone, a **detached houseplex** may have a permitted maximum **building depth** of 19.0 metres if the **lot**:

- (A) has a **lot depth** of 36.0 metres or greater and a **lot frontage** of less than 10.0 metres; or
- (B) has a **lot depth** of 40.0 metres or greater and a **lot frontage** of 10.0 metres or greater."
- **48.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.20.40.40(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:

- "(C) the permitted maximum floor space index in regulation (A) above does not apply to a **detached houseplex**; and"
- **49.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.20.40.50(3) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(3) Platforms at or Above the Second Storey of a Detached Houseplex

In the RD zone, platforms such as a deck or balcony, with access from the second **storey** or above of a **detached houseplex** must comply with the following:

- (A) there may be no more than a total of 2 platforms for each **dwelling unit**, and no more than one on each of the front and rear sides of the **dwelling unit**; and
- (B) a platform permitted in (A) above for a **detached houseplex** on a **corner lot** may also be located on a **main wall** of a **dwelling unit** facing a **street**."
- **50.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.40.20.40(1)(C), (D) and (E), so that they read:
  - "(C) **Detached Houseplex**;
  - (D) Semi-Detached Houseplex; and
  - (E) (Deleted by By-law 648-2025)"
- **51.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.40.20.40 (2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(2) Chapter 900 Exceptions

Despite regulations 900.1.10(3) and 900.1.10(4)(A), a **detached houseplex**, **semi-detached houseplex**, **townhouse** or **apartment building** is a permitted **residential building** type if it complies with the regulations for the RS zone and all other requirements of this By-law, or is authorized by a Section 45 Planning Act minor variance."

**52.** Zoning By-law 569-2013, as amended, is further amended by creating a new Clause 10.40.30.1 General and new regulation 10.40.30.1 (1), as follows:

## "10.40.30.1 General

(1) <u>Chapter 900 Exceptions – Applicable Lot Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains **lot** requirements for:

- (A) a **detached house**, then a permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."
- **53.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.30.10(1)(B) to add the words "and for a **semi-detached houseplex**,", so that it reads:
  - "(B) despite (A) above, if a **semi-detached house** is on two **lots** in the RS zone, and for a **semi-detached houseplex**, the required minimum **lot area** for each **lot** is 50 percent of the numerical value following the letter "a", in square metres; and"
- **54.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.30.20(1)(C) to add the words "and for a **semi-detached houseplex**,", so that it reads:
  - "(C) if a **semi-detached house** is on two **lots** in the RS zone, and for a **semi-detached houseplex**, the required minimum **lot frontage** for each **lot** is 50 percent of the requirements cited in (A) and (B) above; and"
- **55.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.40.40.1(5), as follows:
  - "(5) <u>Chapter 900 Exceptions Applicable Building Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>
    - Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains principal **building** requirements for:
    - (A) a **detached house**, then the permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for a **detached house**; or
    - (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."

- **56.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.40.40.1(6), as follows:
  - "(6) <u>Chapter 900 Exceptions More Permissive Building Requirements for a</u> Detached Houseplex or Semi-Detached Houseplex

Despite regulations 10.40.40.1(5), 900.1.10(3) and 900.1.10(4)(A), if a regulation in clauses 10.40.40.10, 10.40.40.20, 10.40.40.30, 10.40.40.40 or 10.40.40.50 for a **detached houseplex** or **semi-detached houseplex** is more permissive than the regulation that would apply to the **detached houseplex** or **semi-detached houseplex** under regulation 10.40.40.1(5), then the more permissive regulation prevails."

- **57.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.40.40.1 (7), as follows:
  - "(7) Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex

On a **lot** in the RS zone, the maximum number of **bedrooms** permitted within a **detached houseplex** or **semi-detached houseplex** is equal to:

- (A) four times the number of **dwelling units**, for a **residential building** with two **dwelling units**; or
- (B) three times the number of **dwelling units**, for a **residential building** with three or more **dwelling units**.
- (C) For the purposes of determining the number of **bedrooms** in a **residential building** in (A) and (B) above, a bachelor **dwelling unit** has one **bedroom**."
- **58.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.40.40.1(8), as follows:
  - "(8) <u>Transition Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex</u>

A detached houseplex or semi-detached houseplex may have more than the permitted maximum number of **bedrooms** in regulation 10.40.40.1(7), if:

- (A) The **building** is a **lawfully existing residential building**, and no **bedrooms** are added that would increase the noncompliance after June 26, 2025; or
- (B) The **building** was constructed pursuant to a building permit issued after June 26, 2025 that contains no greater a number of **bedrooms** per **dwelling unit** than were identified in:

- (i) The plans approved with a zoning certificate issued for the project, for which the request for a zoning certificate was filed on or prior to June 26, 2025;
- (ii) An approved zoning by-law amendment, for which the complete application for a zoning by-law amendment was filed on or prior to June 26, 2025;
- (iii) A minor variance authorized under Section 45 of the Planning Act, for which the complete application for a minor variance was filed on or prior to June 26, 2025; or
- (iv) A final site plan approval, for which the complete application for site plan approval was filed on or prior to June 26, 2025; and
- (C) For a **building** constructed pursuant to (B) above, no **bedrooms** may be added after the issuance of the building permit upon which the exemption is founded, if they would increase the noncompliance beyond that established by that building permit."
- **59.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.40.40.1(9), as follows:
  - "(9) <u>Transition Definition of Lawfully, Lawfully Existing and Complete Applications</u>

For the purposes of regulation 10.40.40.1(8):

- (A) the words **lawfull**, **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:
  - (i) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
  - (ii) for which a building permit was lawfully issued before June 26, 2025;
- (B) a "request for a zoning certificate" means a request for a zoning certificate that satisfies the requirements set out in Article I, Building Permits, of Chapter 363, Building Construction and Demolition of the City of Toronto Municipal Code.
- (C) a "complete application for a zoning by-law amendment" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2.

- (D) a "complete application for a minor variance" means an application which satisfies the requirements of Section 2 of Ontario Regulation 200/96 (Minor Variance Applications) under the Planning Act.
- (E) a "complete application for site plan approval" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2."
- **60.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.40.40.10(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) despite (A) above, the permitted maximum height for a **detached houseplex** or **semi-detached houseplex** is the greater of:
    - (i) the numerical value, in metres, following the letters "HT" on the Height Overlay Map; or
    - (ii) 10.0 metres; and"
- **61.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.40.40.10(3)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum number of **storeys** in a **building** on a **lot** in regulation (A) does not apply to a **detached houseplex** or **semi-detached houseplex**."
- **62.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.40.20(3) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(3) <u>Maximum Building Length for a Detached Houseplex or Semi-Detached Houseplex if Lot Frontage and Lot Depth is in Specified Range</u>

Despite regulation 10.40.40.20(1), in the RS zone, a **detached houseplex** or **semi-detached houseplex** may have a permitted maximum **building length** of 19.0 metres if the **lot**:

- (A) has a **lot depth** of 36.0 metres or greater and a **lot frontage** of less than 10.0 metres; or
- (B) has a **lot depth** of 40.0 metres or greater and a **lot frontage** of 10.0 metres or greater."
- **63.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.40.30(1) to replace the words "or **semi-detached house**" with the words "**semi-detached house**, **detached houseplex** or **semi-detached houseplex**", so that it reads:

"(1) Maximum Building Depth if Required Lot Frontage is in Specified Range

In the RS zone, the rear main wall of a detached house, semi-detached house, detached houseplex or semi-detached houseplex, not including a one storey extension that complies with regulation 10.20.40.20(2), may be no more than 19.0 metres from the required front yard setback."

- **64.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.40.30(2) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(2) <u>Maximum Building Depth for a Detached Houseplex or Semi-Detached</u> Houseplex if Lot Frontage and Lot Depth is in Specified Range

In the RS zone, a **detached houseplex** or **semi-detached houseplex** may have a permitted maximum **building length** of 19.0 metres if the **lot**:

- (A) has a **lot depth** of 36.0 metres or greater and a **lot frontage** of less than 10.0 metres; or
- (B) has a **lot depth** of 40.0 metres or greater and a **lot frontage** of 10.0 metres or greater."
- **65.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.40.40(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum floor space index in regulation (A) above does not apply to a **detached houseplex** or **semi-detached houseplex**; and"
- **66.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.40.40.50(3) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(3) <u>Platforms at or Above the Second Storey of a Detached Houseplex or Semi-Detached Houseplex</u>

In the RS zone, platforms such as a deck or balcony, with access from the second **storey** or above of a **detached houseplex** or **semi-detached houseplex** must comply with the following:

- (A) there may be no more than a total of 2 platforms for each **dwelling unit**, and no more than one on each of the front and rear sides of the **dwelling unit**; and
- (B) a platform permitted in (A) above for a **detached houseplex** or **semi-detached houseplex** on a **corner lot** may also be located on a **main wall** of a **dwelling unit** facing a **street**."

- **67.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.60.20.40(1)(D), (E) and (F), so that they read:
  - "(D) **Detached Houseplex**;
  - (E) Semi-Detached Houseplex; and
  - (F) (Deleted by By-law 648-2025)"
- **68.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.60.20.40(2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(2) Chapter 900 Exceptions

Despite regulations 900.1.10(3) and 900.1.10(4)(A), a **detached houseplex**, **semi-detached houseplex**, **townhouse** or **apartment building** is a permitted **residential building** type if it complies with the regulations for the RT zone and all other requirements of this By-law, or is authorized by a Section 45 Planning Act minor variance."

**69.** Zoning By-law 569-2013, as amended, is further amended by creating a new Clause 10.60.30.1 General and new regulation 10.60.30.1(1), as follows:

#### "10.60.30.1 General

(1) <u>Chapter 900 Exceptions – Applicable Lot Requirements for a Detached</u> Houseplex or Semi-Detached Houseplex

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains **lot** requirements for:

- (A) a **detached house**, then a permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."
- **70.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.60.30.10(1)(B) to add the words "and for a **semi-detached houseplex**,", so that it reads:

- "(B) despite (A) above, if a **semi-detached house** is on two **lots** in the RT zone, and for a **semi-detached houseplex**, the required minimum **lot area** for each **lot** is 50 percent of the numerical value following the letter "a", in square metres; and"
- 71. Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.60.30.20(1)(E)(i), (ii) and (iii), so that they read:
  - "(i) a detached houseplex; or
  - (ii) a semi-detached houseplex.
  - (iii) (Deleted by By-law 648-2025)"
- **72.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.60.40.1(4), as follows:
  - "(4) <u>Chapter 900 Exceptions Applicable Principal Building Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains principal **building** requirements for:

- (A) a **detached house**, then the permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."
- **73.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.60.40.1(5), as follows:
  - "(5) <u>Chapter 900 Exceptions More Permissive Building Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 10.60.40.1(4), 900.1.10(3) and 900.1.10(4)(A), if a regulation in clauses 10.60.40.10or 10.60.40.40 for a **detached houseplex** or **semi-detached houseplex** is more permissive than the regulation that would apply to the **detached houseplex** or **semi-detached houseplex** under regulation 10.60.40.1(4), then the more permissive regulation prevails."

**74.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.60.40.1(6), as follows:

"(6) <u>Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-</u> Detached Houseplex

On a **lot** in the RT zone, the maximum number of **bedrooms** permitted within a **detached houseplex** or **semi-detached houseplex** is equal to:

- (A) four times the number of **dwelling units**, for a **residential building** with two **dwelling units**; or
- (B) three times the number of **dwelling units**, for a **residential building** with three or more **dwelling units**.
- (C) For the purposes of determining the number of **bedrooms** in a **residential building** in (A) and (B) above, a bachelor **dwelling unit** has one **bedroom**."
- **75.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.60.40.1(7), as follows:
  - "(7) <u>Transition Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex</u>

A detached houseplex or semi-detached houseplex may have more than the permitted maximum number of bedrooms in regulation 10.60.40.1(6), if:

- (A) The **building** is a **lawfully existing residential building**, and no **bedrooms** are added that would increase the noncompliance after June 26, 2025; or
- (B) The **building** was constructed pursuant to a building permit issued after June 26, 2025 that contains no greater a number of **bedrooms** per **dwelling unit** than were identified in:
  - (i) The plans approved with a zoning certificate issued for the project, for which the request for a zoning certificate was filed on or prior to June 26, 2025;
  - (ii) An approved zoning by-law amendment, for which the complete application for a zoning by-law amendment was filed on or prior to June 26, 2025;
  - (iii) A minor variance authorized under Section 45 of the Planning Act, for which the complete application for a minor variance was filed on or prior to June 26, 2025; or
  - (iv) A site plan approval, for which the complete application for site plan approval was filed on or prior to June 26, 2025; and

- (C) For a **building** constructed pursuant to (B) above, no **bedrooms** may be added after the issuance of the building permit upon which the exemption is founded, if they would increase the noncompliance beyond that established by that building permit."
- **76.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.60.40.1(8), as follows:
  - "(8) <u>Transition Definition of Lawfully, Lawfully Existing and Complete Applications</u>

For the purposes of regulation 10.60.40.1(7):

- (A) the words **lawfull**, **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:
  - (i) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
  - (ii) for which a building permit was lawfully issued before June 26, 2025;
- (B) a "request for a zoning certificate" means a request for a zoning certificate that satisfies the requirements set out in Article I, Building Permits, of Chapter 363, Building Construction and Demolition of the City of Toronto Municipal Code.
- (C) a "complete application for a zoning by-law amendment" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2.
- (D) a "complete application for a minor variance" means an application which satisfies the requirements of Section 2 of Ontario Regulation 200/96 (Minor Variance Applications) under the Planning Act.
- (E) a "complete application for site plan approval" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2."
- 77. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.60.40.10(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) despite (A) above, the permitted maximum height for a **detached houseplex** or **semi-detached houseplex** is the greater of:

- (i) the numerical value, in metres, following the letters "HT" on the Height Overlay Map; or
- (ii) 10.0 metres; and"
- **78.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.60.40.10(2)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum number of **storeys** in a **building** on a **lot** in regulation (A) does not apply to a **detached houseplex** or **semi-detached houseplex**; and"
- **79.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.60.40.40(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum floor space index in regulation (A) above does not apply to a **detached houseplex** or **semi-detached houseplex**; and"
- **80.** Zoning By-law 569-2013, as amended, is further amended by replacing regulations 10.60.40.70(3)(B)(iii), (iv) and (v), so that they read:
  - "(iii) a detached houseplex;
  - (iv) a semi-detached houseplex; and
  - (v) (Deleted by By-law 648-2025)"
- **81.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.80.20.40(1)(C), (D) and (E), so that they read:
  - "(C) **Detached Houseplex**;
  - (D) **Semi-Detached Houseplex**; and
  - (E) (Deleted by By-law 648-2025)"
- **82.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.20.40(2) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(2) Chapter 900 Exceptions

Despite regulations 900.1.10(3) and 900.1.10(4)(A), a **detached houseplex**, **semi-detached houseplex**, **townhouse** or **apartment building** is a permitted **residential building** type if it complies with the regulations for the RM zone and all other requirements of this By-law, or is authorized by a Section 45 Planning Act minor variance."

**83.** Zoning By-law 569-2013, as amended, is further amended by creating a new Clause 10.80.30.1 General and new regulation 10.80.30.1(1), as follows:

#### "10.80.30.1 General

(1) <u>Chapter 900 Exceptions – Applicable Lot Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains **lot** requirements for:

- (A) a **detached house**, then a permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for a **detached house**; or
- (B) a **semi-detached house**, then a permitted **semi-detached houseplex** is subject to the applicable Chapter 900 Exception's **lot** requirements for the portion of a **semi-detached house** that constitutes an individual **dwelling unit**."
- **84.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.30.10(1)(B) to delete the words "a **fourplex**" and add the words "and for a **semi-detached houseplex**,", so that it reads:
  - "(B) despite (A) above, if a **semi-detached house** or an **apartment building** is on two **lots** in the RM zone, and for a **semi-detached houseplex**, the required minimum **lot area** for each **lot** is 50 percent of the numerical value following the letter "a", in square metres; and"
- **85.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.30.20(1)(B)(i) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex", so that it reads:
  - "(i) 12.0 metres for a **lot** with a **detached house**, and each **detached houseplex** on a **lot**; and"
- **86.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.30.20(1)(C) to delete the words "a **fourplex**" and add the words "and for a **semi-detached houseplex**,", so that it reads:
  - "(C) if a semi-detached house or an apartment building is on two lots in the RM zone, and for a semi-detached houseplex, the required minimum lot frontage for each lot is 50 percent of the requirements cited in (A) and (B) above; and"
- **87.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.80.40.1(4), as follows:

"(4) <u>Chapter 900 Exceptions – Applicable Principal Building Requirements for a Detached Houseplex or Semi-Detached Houseplex</u>

Despite regulations 900.1.10(3) and 900.1.10(4)(A), for a **detached houseplex** or **semi-detached houseplex** that is the only **residential building** on a **lot**, if an applicable Chapter 900 Exception contains principal **building** requirements for:

- (A) a **detached house**, then the permitted **detached houseplex** is subject to the applicable Chapter 900 Exception's **building** requirements for a **detached house**; or
- (B) a semi-detached house, then a permitted semi-detached houseplex is subject to the applicable Chapter 900 Exception's building requirements for the portion of a semi-detached house that constitutes an individual dwelling unit."
- **88.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.80.40.1(5), as follows:
  - "(5) <u>Chapter 900 Exceptions More Permissive Building Requirements for a</u> Detached Houseplex or Semi-Detached Houseplex

Despite regulations 10.80.40.1(4), 900.1.10(3) and 900.1.10(4)(A), if a regulation in clauses 10.80.40.10 or 10.80.40.40 for a **detached houseplex** or **semi-detached houseplex** is more permissive than the regulation that would apply to the **detached houseplex** or **semi-detached houseplex** under regulation 10.80.40.1(4), then the more permissive regulation prevails."

- **89.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.80.40.1(6), as follows:
  - "(6) Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex

On a **lot** in the RM zone, the maximum number of **bedrooms** permitted within a **detached houseplex** or **semi-detached houseplex** is equal to:

- (A) four times the number of **dwelling units**, for a **residential building** with two **dwelling units**; or
- (B) three times the number of **dwelling units**, for a **residential building** with three or more **dwelling units**.
- (C) For the purposes of determining the number of **bedrooms** in a **residential building** in (A) and (B) above, a bachelor **dwelling unit** has one **bedroom**."

- **90.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.80.40.1(7), as follows:
  - "(7) <u>Transition Number of Bedrooms per Dwelling Unit in a Detached Houseplex or Semi-Detached Houseplex</u>

A detached houseplex or semi-detached houseplex may have more than the permitted maximum number of bedrooms in regulation 10.80.40.1(6), if:

- (A) The **building** is a **lawfully existing residential building**, and no **bedrooms** are added that would increase the noncompliance after June 26, 2025; or
- (B) The **building** was constructed pursuant to a building permit issued after June 26, 2025 that contains no greater a number of **bedrooms** per **dwelling unit** than were identified in:
  - (i) The plans approved with a zoning certificate issued for the project, for which the request for a zoning certificate was filed on or prior to June 26, 2025;
  - (ii) An approved zoning by-law amendment, for which the complete application for a zoning by-law amendment was filed on or prior to June 26, 2025;
  - (iii) A minor variance authorized under Section 45 of the Planning Act, for which the complete application for a minor variance was filed on or prior to June 26, 2025; or
  - (iv) A site plan approval, for which the complete application for site plan approval was filed on or prior to June 26, 2025; and
- (C) For a **building** constructed pursuant to (B) above, no **bedrooms** may be added after the issuance of the building permit upon which the exemption is founded, if they would increase the noncompliance beyond that established by that building permit."
- **91.** Zoning By-law 569-2013, as amended, is further amended by adding a new regulation 10.80.40.1(8), as follows:
  - "(8) <u>Transition Definition of Lawfully, Lawfully Existing and Complete Applications</u>

For the purposes of regulation 10.80.40.1(8):

(A) the words **lawfull**, **lawfully** and **lawfully existing**, highlighted in bold type, in addition to the definitions provided in Zoning By-law 569-2013, Chapter 800 Definitions, includes:

- (i) **buildings**, **structures** or uses authorized or permitted on or before June 26, 2025; and
- (ii) for which a building permit was lawfully issued before June 26, 2025;
- (B) a "request for a zoning certificate" means a request for a zoning certificate that satisfies the requirements set out in Article I, Building Permits, of Chapter 363, Building Construction and Demolition of the City of Toronto Municipal Code.
- (C) a "complete application for a zoning by-law amendment" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2.
- (D) a "complete application for a minor variance" means an application which satisfies the requirements of Section 2 of Ontario Regulation 200/96 (Minor Variance Applications) under the Planning Act.
- (E) a "complete application for site plan approval" means an application which satisfies the requirements set out in the City of Toronto Official Plan Policy 5.5.2."
- **92.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.40.10(1)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) despite (A) above, the permitted maximum height for a **detached houseplex** or **semi-detached houseplex** is the greater of:
    - (i) the numerical value, in metres, following the letters "HT" on the Height Overlay Map; or
    - (ii) 10.0 metres."
- **93.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.80.40.10(3)(C) to replace the words "duplex, triplex or fourplex" with the words "detached houseplex or semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum number of **storeys** in a **building** on a **lot** in regulation (A) does not apply to a **detached houseplex** or **semi-detached houseplex**."
- **94.** Zoning By-law 569-2013, as amended, is further amended by amending Regulations 10.80.40.40(1)(C) to replace the words "duplex, triplex" and "fourplex" with the words "detached houseplex" and "semi-detached houseplex", so that it reads:
  - "(C) the permitted maximum floor space index in regulation (A) above does not apply to a **detached houseplex** or **semi-detached houseplex**; and"

- **95.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulations 10.80.40.70(3)(A) and (B), so that they read:
  - "(A) 1.2 metres for a **detached house** or **detached houseplex**;
  - (B) 1.5 metres for a semi-detached house or semi-detached houseplex; and"
- **96.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 40.10.20.41(1) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(1) Lawfully Existing Dwelling Units in Non-permitted Building Types

A dwelling unit in a lawfully existing detached house, semi-detached house, detached houseplex, semi-detached house, or a lawfully existing townhouse in Policy Area 3 or Policy Area 4, on a lot in the CR zone is permitted on that lot and any addition to those lawfully existing buildings must comply with the requirements for the respective building type in the RM zone, and the RT zone in the case of a townhouse, or be authorized by a Section 45 Planning Act minor variance."

- **97.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 50.5.40.40(7) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(7) Gross Floor Area Calculations Regarding Attic Space in a Detached House, Semi-Detached House, Townhouse, Detached Houseplex or Semi-Detached Houseplex in a Commercial Residential Employment Zone Category

In the Commercial Residential Employment Zone category, the **gross floor area** of a **detached house**, **semi-detached house**, **townhouse**, **detached houseplex** or **semi-detached houseplex** includes floor area in an attic above the **main walls** of the **building**, if it:

- (A) is accessed by means of a permanent staircase or mechanical elevating device; or
- (B) has a vertical clearance of more than 1.4 metres between the ceiling joists below and the roof rafters, and at least 80 percent of the area has a vertical clearance of more than 2.0 metres and an area of at least 10.0 square metres."
- **98.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 50.5.40.40(8) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:

"(8) Exclusion of Certain Floor Area in an Attic for Detached House, Semi-Detached House, Townhouse, Detached Houseplex or Semi-Detached Houseplex in a Commercial Residential Employment Zone Category

If the floor area meets the conditions in regulation 10.5.40.40(1), and the area or a portion of the area is used for housing or maintaining mechanical equipment for the **building** and does not exceed 20.0 square metres, the floor area or portion thereof is not included in the **gross floor area** of the **building**."

- **99.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 50.5.40.40(9) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(9) Gross Floor Area Calculations for a Detached House, Semi-Detached House,
    Townhouse, Detached Houseplex or Semi-Detached Houseplex in a Commercial
    Residential Employment Zone Category

In the Commercial Residential Employment Zone category, the **gross floor area** of a **detached house**, **semi-detached house**, **townhouse**, **detached houseplex** or **semi-detached houseplex** may be reduced by:

- (A) the floor area of the **basement**, unless the **established grade** is higher than the average elevation of the ground along the **rear main wall** of the **residential building** by 2.5 metres or more, in which case the **gross floor** area of the **building** may be reduced by 50 percent of the floor area of the **basement**;
- (B) the area of a void in a floor if there is a vertical clearance of more than 4.5 metres between the top of the floor below the void and the ceiling directly above it, to a maximum of 10 percent of the permitted maximum **gross** floor area for the building;
- (C) the area for a maximum of one parking space per dwelling unit in the building. [By-law: 89-2022]
- (D) in addition to (C) above, the area used for one additional **parking space** in a **detached house** on a **lot** with a **lot frontage** of more than 12.0 metres."
- **100.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 50.5.40.40(10) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(10) Floor Space Index Calculation for a Detached House, Semi-Detached House,
    Townhouse, Detached Houseplex or Semi-Detached Houseplex in a Commercial
    Residential Employment Zone Category

In the Commercial Residential Employment Zone category, the floor space index for a **detached house**, **semi-detached house**, **townhouse**, **detached houseplex** or **semi-detached houseplex** is the result of the **gross floor area**, plus the area of an attic described in regulation 50.5.40.40(7) and subject to regulation 50.5.40.40(8) minus the areas listed in regulation 50.5.40.40(9), divided by the area of the **lot**."

- **101.** Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 50.10.20.40(1) to delete the words "**Duplex**", "**Triplex**" and "**Fourplex**", add the words "**Detached Houseplex**" and "**Semi-Detached Houseplex**", and assign regulation letters to each permitted building type, so that it reads:
  - "(1) Permitted Building Types for Dwelling Units

In the CRE zone the following **building** types for **dwelling units** are permitted:

- (A) **Detached House**;
- (B) Semi-Detached House;
- (C) Townhouse;
- (D) **Detached Houseplex**;
- (E) Semi-Detached Houseplex;
- (F) **Apartment Building**; and
- (G) Mixed Use Building."
- **102.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 150.7.80.1(1)(A) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(A) if a lot has an ancillary building containing a garden suite, no parking spaces are required for any dwelling units and secondary suites in a detached house, semi-detached house, townhouse, detached houseplex or semi-detached houseplex on the same lot; and"
- 103. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 150.7.80.1(1)(A) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(A) if a lot has an ancillary building containing a laneway suite, no parking spaces are required for any dwelling units and secondary suites in a detached house, semi-detached house, townhouse, detached houseplex or semi-detached houseplex on the same lot; and"

- **104.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 200.5.1.10(14)(A) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(A) all residential parking spaces provided for dwelling units located in an apartment building, mixed use building, "multiple dwelling unit building", detached house, semi-detached house, townhouse, detached houseplex or semi-detached houseplex, or for a secondary suite or laneway suite, excluding visitor parking spaces, must include an energized outlet capable of providing Level 2 charging or higher to the parking space; and"
- 105. Zoning By-law 569-2013, as amended, is further amended by amending Table 200.5.10.1 Parking Space Rates to replace the words "Duplex, Triplex or Fourplex" with the words "Detached Houseplex or Semi-detached Houseplex", so that the second row of the Table reads:

Resident Requirement for a <b>Dwelling Unit</b> in a:	None
Detached House, Semi-detached House, Townhouse,	
<b>Detached Houseplex or Semi-detached Houseplex</b>	

200.15.10.5 Minimum Parking Space Rates for Accessible Parking Spaces to replace the words "Duplex, Triplex or Fourplex" with the words "Detached Houseplex or Semidetached Houseplex", so that the second row of the Table reads:

Resident Requirement for a <b>Dwelling Unit</b> in a:	No rates to apply other than
Detached House, Semi-detached House, Townhouse,	those required by other
<b>Detached Houseplex</b> or <b>Semi-detached Houseplex</b>	sections

- 107. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 600.20.10(3) to replace the words "duplex, triplex, fourplex" with the words "detached houseplex, semi-detached houseplex", so that it reads:
  - "(3) Building Types Exempt from Complying

None of the provisions of Article 600.20.10 Priority Retail Street Overlay District "A" apply to a **building** originally constructed as a **detached house**, **semi-detached house**, **detached houseplex**, **semi-detached houseplex**, or **townhouse**."

- **108.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 800.50(55) to add the words "A **detached houseplex**, or two abutting **semi-detached houseplexes**, is not an **apartment building**.", so that it reads:
  - "(55) Apartment Building

means a building that has five or more dwelling units, with at least one dwelling unit entirely or partially above another, and each dwelling unit has a separate entrance directly from outside or through a common inside area. A building that was originally constructed as a detached house, semi-detached house or townhouse and has one or more secondary suites is not an apartment building. A detached houseplex or two semi-detached houseplexes is not an apartment building."

**109.** Zoning By-law 569-2013, as amended, is further amended by adding new Regulation 800.50(83), so that it reads:

### "(83) Bedroom

means a room in a **dwelling unit** containing a window or alternative source of natural light, primarily used or designed for use for sleeping. A **dwelling room** in a **multi-tenant house** is not a **bedroom**."

**110.** Zoning By-law 569-2013, as amended, is further amended by adding new Regulation 800.50(181), so that it reads:

# "(181) Detached Houseplex

means a **building** that has multiple **dwelling units**, and where:

- (A) the **building** has no more than four **dwelling units**;
- (B) the **building** is situated entirely on one **lot**;
- (C) the **building** is not attached to a **building** on an abutting **lot**; and
- (D) at least one **dwelling unit** is entirely or partially above another.
- (E) **Detached houseplex** includes the following types of **building**: a **duplex**, **triplex** or **fourplex** that complies with (A) to (D) above.
- (F) A detached house, semi-detached house or townhouse that has one or more secondary suites is not a detached houseplex."
- 111. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 800.50(215) to add the words "A duplex may be a type of detached houseplex or semi-detached houseplex.", so that it reads:

# "(215) <u>Duplex</u>

means a **building** that has two **dwelling units**, with one **dwelling unit** entirely or partially above the other. A **detached house** that has a **secondary suite**, is not a **duplex**. A **duplex** may be a type of **detached houseplex** or **semi-detached houseplex**."

112. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 800.50(265) to add the words "A **fourplex** may be a type of **detached houseplex** or **semi-detached houseplex**.", so that it reads:

## "(265) Fourplex

means a building that has four dwelling units, with at least one dwelling unit entirely or partially above another. A detached house, semi-detached house or townhouse that has one or more secondary suites is not a fourplex. A fourplex may be a type of detached houseplex or semi-detached houseplex."

113. Zoning By-law 569-2013, as amended, is further amended by replacing Regulation 800.50(695) to delete the words "duplex", "triplex" and "fourplex", add the words "detached houseplex" and "semi-detached houseplex" and renumber the terms in alphabetical order, so that it reads:

# "(695) Residential Building

includes the following types of **buildings**:

- (A) apartment building;
- (B) detached house;
- (C) detached houseplex;
- (E) semi-detached house;
- (F) semi-detached houseplex; or
- (G) townhouse."
- **114.** Zoning By-law 569-2013, as amended, is further amended by adding new Regulation 800.50(746), so that it reads:

## "(746) Semi-detached Houseplex

means a portion of a **building** that has multiple **dwelling units**, and where:

- (A) the portion of the **building** has no more than four **dwelling units**;
- (B) the entire **building** is situated on two abutting **lots**;
- (C) the portion of the **building** is separated by party walls from any attached portions of the **building** on the abutting **lot**; and
- (D) at least one **dwelling unit** is entirely or partially above another.

- (E) **Semi-detached houseplex** includes the following types of **building**: a **duplex**, **triplex** or **fourplex** that complies with (A) to (D) above.
- (F) A detached house, semi-detached house or townhouse that has one or more secondary suites is not a semi-detached houseplex."
- 115. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 800.50(865) to add the words "A **detached houseplex** or two **semi-detached houseplexes** is not a **townhouse**.", so that it reads:

# "(865) <u>Townhouse</u>

means a **building** that has three or more **dwelling units**, and no **dwelling unit** is entirely or partially above another. A **detached house** or **semi-detached house** that has one or more **secondary suites** is not a **townhouse**. A **detached houseplex** or two **semi-detached houseplexes** is not a **townhouse**."

116. Zoning By-law 569-2013, as amended, is further amended by amending Regulation 800.50(875) to add the words "A **triplex** may be a type of **detached houseplex** or **semi-detached houseplex**.", so that it reads:

"(875) <u>Triplex</u>

means a **building** that has three **dwelling units**, with at least one **dwelling unit** entirely or partially above another. A **detached house**, **semi-detached house** or **townhouse** that has one or more **secondary suites** is not a **triplex**. A **triplex** may be a type of **detached houseplex** or **semi-detached houseplex**."

Enacted and passed on June 26, 2025.

Frances Nunziata, Speaker

John D. Elvidge, City Clerk

(Seal of the City)