

City Planning Division
Gary Wright, Chief Planner and Executive Director

Committee of Adjustment 100 Queen Street West Toronto ON M5H 2N2 Tel: 416-392-7565 Fax: 416-392-0580

NOTICE OF DECISION

MINOR VARIANCE/PERMISSION (Section 45 of the Planning Act)

File Number: A0760/10TEY Zoning MCR T2.5 C1.0 R2.0 (PPR)
Owner: 1521863 ONTARIO LIMITED Ward: Toronto-Danforth (30)

Agent: SASHA MILENOV

Property Address: 1183 QUEEN ST E (PART 11) Community:

Legal Description: PLAN M445 LOT 131 & 132

Notice was given and a Public Hearing was held on **Wednesday**, **August 17, 2011**, as required by the Planning Act.

PURPOSE OF THE APPLICATION:

To construct a four-storey townhouse dwelling with an integral garage at-grade, accessed by a future common element driveway.

REQUESTED VARIANCES TO THE ZONING BY-LAW:

1. Section 2(2), By-law 438-86

Accessory uses shall be exclusively devoted to a principal use and shall be located on the same lot as the principal use.

The driveway and walkway will not be located on the same lot.

2. Section 4.(11)(B), By-law 438-86

A residential building is not permitted to be located to the rear of another building.

The new dwelling will be located to the rear of another building.

3. Section 8.(3), Part II.4(c)(i), By-law 438-86

A building may not project into the 45 degree angular plane projected over the lot from the lot lines which abut a street, commencing 13 m above a street line.

The building will project into the required 45 degree angular planes along Rushbrooke Avenue and Queen Street East.

4. Section 8.(3), Part VII.1(ii), By-law 438-86

The minimum required lot frontage is 6 m.

The lot will not have any frontage.

5. Section 8.(3), Part I.3(A), By-law 438-86

The maximum permitted gross floor area is 2.0 times the area of the lot (57.48 m²).

The new dwelling will have a gross floor area equal to 5.19 times the area of the lot (149.1 m²).

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6. Section 4.(11)(A), By-law 438-86

The minimum required front lot line for a building is 3.5 m fronting or abutting a highway assumed for public highway purposes.

The new dwelling will be located on a lot with a front lot line of 0 m.

IT WAS THE DECISION OF THE COMMITTEE OF ADJUSTMENT THAT:

The Minor Variance Application is Refused

It is the decision of the Committee of Adjustment to <u>NOT</u> approve this variance application for the following reasons:

- The general intent and purpose of the Official Plan is not maintained.
- The general intent and purpose of the Zoning By-law is not maintained.
- The variance(s) is not considered desirable for the appropriate development of the land.
- In the opinion of the Committee, the variance(s) is not minor.

SIGNATURE PAGE

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Community:

| | DISSENTED | |
|---------------------------|--------------------------|----------------------|
| Fernando Costa (Signed) | Heather Gardiner | Kay Gardner (Signed) |
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| | | |
| Corinne Muccilli (Signed) | Sandeen Agrawal (Signed) | |

DATE DECISION MAILED ON: Tuesday, August 23, 2011

LAST DATE OF APPEAL TO THE ONTARIO MUNICIPAL BOARD: Tuesday, September 6, 2011

CERTIFIED TRUE COPY

Anita M. MacLeod Manager & Deputy Secretary Treasurer Toronto and East York Panel

To appeal this decision to the Ontario Municipal Board, send a completed OMB Appellant Form (A1) to the Manager & Deputy Secretary-Treasurer, Committee of Adjustment. You must pay a filing fee of \$125.00, by certified cheque or money order, in Canadian funds, payable to the Minister of Finance. An additional reduced fee of \$25.00 is required for each connected appeal filed by the same appellant. To obtain a copy of Appellant Form (A1) and other information about the appeal process please visit the Ontario Municipal Board web site at www.omb.gov.on.ca.