mcmillan

Reply Attention of Direct Line Internet Address Our File No. Date

Mary Flynn-Guglietti 416.865.7256 marv.flvnn@mcmillan.ca 96866 February 21 2013

VIA FAX (416-392-1879) AND E-MAIL (pgmc@toronto.ca)

City Clerk Toronto City Hall 100 Queen Street West 10th Floor, West Tower Toronto, ON M5H 2N2

Attention: Merle MacDonald,

Administrator, Planning and Growth Management Committee

Dear Chair and Members:

Re: Submissions on behalf of Torgan Management Inc. regarding Draft Harmonized City of Toronto By-law Statutory Public Meeting - March 6, 2012

We are the solicitors retained to act on behalf of Torgan Management Inc. ("Torgan"), the owners of the properties listed below, in connection with its review of the draft harmonized City of Toronto Zoning By-law (the "Draft By-law") as it relates to certain of Torgan's properties within the boundaries of the City of Toronto. We have had an opportunity to review the Draft By-law as endorsed by the Planning and Growth Management Committee on November 8th, 2012 and have concerns as follows:

1. **5 Christie Street:**

The current city of Toronto Zoning By-law No. 438-86 (the "Current Toronto **By-law**") zones this site R4 Z1.0. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site R (d1.0) (x7).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. As well, some uses appear to no longer be permitted at all. For example, no parking uses appear to be permitted in an R zone under the Draft By-law and the current site is used exclusively for parking.



Next, we are concerned that the Draft By-law imposes setback and frontage requirements that are more onerous than the existing zoning. We are also concerned that the definition of gross floor area ("GFA") has changed and could result in a lower total permitted GFA for the property.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

2. 4800 Leslie Street:

The current North York Zoning By-law 7625 (the "Current North York By-law") zones this site C1 (31). The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 0.6 (c0.6; r.0.0) SS3 (x159).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, we are concerned that the Draft By-law imposes minimum separation of building walls, setback, 45° angular plane and frontage requirements that are more onerous than under the Current North York By-law. We are also concerned that the proposed parking requirements would be more onerous than under the Current North York By-law.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

3. 3292 Bayview Avenue:

The Current North York By-law zones this site C1. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CL 1.1 (x15).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, we are concerned that the Draft By-law imposes minimum separation of building walls, setback, 45° angular plane and frontage requirements that are more onerous than existing zoning. We are also concerned that the proposed parking requirements are the existing zoning.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we



respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

4. 716 and 726 Bloor Street West:

The Current Toronto By-law zones these sites MCR T3.0 C3.0 R2.5. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the sites CR 3.0 (c3.0; r2.5) SS2 (x1991).

We are concerned with the inclusion of these properties in the Draft By-law for several reasons.

Firstly, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. Similarly, the conditions attributed to the conditional uses are more onerous than the existing zoning – for instance on outdoor patios. As well, some uses seem to no longer be permitted at all.

Next, we are concerned that the Draft By-law imposes minimum separation of building walls, setback, 45° angular plane and frontage requirements that are more onerous than the existing zoning. We are also concerned that the proposed parking requirements are more onerous than the existing zoning. As well, the definition of GFA has changed and could result in a lower total permitted GFA for the property.

Accordingly, to ensure that these properties do not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that they be excluded from the Draft By-law or that a site-specific exceptions be adopted which resolve our concerns as outlined above.

5. 275 Dundas Street West:

The Current Toronto By-law zones this site MCR T2.5 C2.0 R2.0. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 2.5 (c2.0; r2.0) SS2 (x2484).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. As well, some uses seem to no longer be permitted at all. For example, fewer residential uses appear to be permitted under the Draft By-law.

In addition, we are concerned as it appears that the Draft By-law imposes minimum separation of building walls, setback and frontage requirements that are more onerous.



Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

6. 109 McCaul Street:

The Current Toronto By-law zones this site MCR T2.5 C2.0 R2.0. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 2.5 (c2.0; r2.0) SS2 (x2485).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, and most significantly, the property is identified on the wrong lot on the Draft By-law's zoning map. This is likely because the property is also wrongly identified on Property Data Map 50H-12. The zoning of land is different at the property's actual location as opposed to where it is identified on these maps. Therefore, confirmation as to which zoning designation applies to 109 McCaul Street is required. Attached as Schedules "A" through "D" are copies of the zoning map from the Draft By-law, Property Data Map 50H-12, Plan 66R-18686, and an image of the property from Teraview.

Secondly, Section 12(2)259 is listed as a Prevailing Section under the Draft Bylaw, however, the Consolidated Unofficial Index of Exceptions under the Current Toronto Bylaw does not include Section 12(2)259 as an exception applicable to the property. Furthermore, Section 12(2)259 does not appear to apply to the property since the property is not on a lot that adjoins Dundas Street or Queen Street and these are the only streets near to the property that are marked as priority retail streets on Map 1 under Section 12(2)259. A copy of Section 12(2)259, including Map 1 is attached for your reference as Schedule "E".

Further, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. Similarly, the conditions attributed to the conditional uses seem more onerous than before – for instance on outdoor patios. As well, some uses seem to no longer be permitted at all. For example, fewer residential uses appear to be permitted under the Draft By-law.

Finally, we are concerned as it appears that the Draft By-law imposes minimum separation of building walls, setback and frontage requirements that are more onerous than before. We are also concerned that the proposed parking requirements seem slightly more onerous than before for some uses. As well, the definition of GFA has changed and could result in a lower total permitted GFA for the property.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.



7. 2401 Yonge Street:

The Current Toronto By-law zones this site MCR T3.0 C2.0 R2.5. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 3.0 (c2.0; r2.5) SS2 (x2522).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, there appear to be several errors under Exception CR 2522. Specifically, Section 12(2) 260 is not included in the Consolidated Unofficial Index of Exceptions for the property under the Current Toronto By-law. Review of Section 12(2) 260 indicates that this section does not apply to the property since the property is not on the maps provided under Section 12(2) 260. Therefore, it is very likely that Section 12(2) 260 is not intended to prevail, however, this needs to be confirmed. A copy of the Section 12(2)260 is attached for your reference as Schedule "F". Furthermore, By-law 212-84 is listed in the Consolidated Unofficial Index of Exceptions for the property under the Current Toronto By-law while By-law 21-84 is not. Review of By-law 21-84 shows that this is not a zoning by-law while By-law 212-84 amends the former City of Toronto By-law 139-82 which is a prevailing by-law under the Draft By-law. Therefore, it is very likely that By-law 212-84 is intended to prevail as opposed to By-law 21-84, however, this needs to be confirmed. Copies of By-law 21-84 and By-law 212-84 are attached for your reference as Schedules "G" and "H", respectively.

Similarly, former City of Toronto By-law 139-82 (and former City of Toronto By-law 212-84) operates to (conditionally) permit use of the property for a sales or hire garage while Section 12(2)118 of the Current Toronto By-law prohibits such a use. Both former City of Toronto By-law 139-82 and Section 12(2)118 of the Current Toronto By-law prevail under the Draft By-law. Finally, a site specific provision included under Exception CR2522 conditionally permits use of the property as a vehicle dealership with a vehicle service shop. Clarification is required as to which exception prevails over the others.

Next, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. Similarly, the conditions attributed to the conditional uses seem more onerous than before — for instance on outdoor patios. As well, some uses seem to no longer be permitted at all. For example, fewer residential uses appear to be permitted under the Draft By-law.

Also, we are concerned as it appears that the Draft By-law imposes minimum separation of building walls, setback and frontage requirements that are more onerous than before. We are also concerned that the proposed parking requirements seem slightly more onerous than before for some uses. As well, the definition of GFA has changed and could result in a lower total permitted GFA for the property.

Finally, and most importantly, the property is currently subject to several site-specific By-laws, namely By-law 139-82, By-law 212-84 and By-law 41-91. Currently under the



Draft By-law only By-law 139-82 prevails. As discussed above, site-specific By-law 212-84 should be included under the Draft By-law instead of By-law 21-84. By-law 41-91, however, should also prevail and is not currently included under the Draft By-law. We would seek to ensure that all three of these by-laws are brought forward into the Draft By-law as is required for their proper interpretation. A copy of By-laws 139-82 and By-law 41-91 are attached for your reference as Schedules "I" and "J", respectively. By-law 212-84 may be found in Schedule "H".

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

8. 27 Roncesvalles Avenue:

The Current Toronto By-law zones this site MCR T2.5 C1.0 R2.0. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 2.5 (c1.0; r2.0) SS2 (x1766).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.

Firstly, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. Similarly, the conditions attributed to the conditional uses seem more onerous than before – for instance on outdoor patios. As well, some uses seem to no longer be permitted at all.

Next, we are concerned as it appears that the Draft By-law imposes minimum separation of building walls, setback, 45° angular plane and frontage requirements that are more onerous than before. We are also concerned that the proposed parking requirements seem slightly more onerous than before for some uses. As well, the definition of GFA has changed and could result in a lower total permitted GFA for the property.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

9. 844 Bathurst Street:

The Current Toronto By-law zones this site MCR T2.5 C1.0 R2.5. The uses permitted as-of-right are myriad with additional uses subject to conditions. The Draft By-law proposes to zone the site CR 2.5 (c1.0; r2.5) SS2 (x1571).

We are concerned with the inclusion of this property in the Draft By-law for several reasons.



Firstly, there appear to be several errors under Exception CR 1571. Specifically, Section 12(2)68 is not included in the Consolidated Unofficial Index of Exceptions for the property under the Current Toronto By-law. Review of Section 12(2)68 indicates that this section does not apply to the property since it relates to lands abutting Dovercourt Road in between Bloor Street and College Street while the property is north of Bloor Street and does not abut Dovercourt Road. Therefore, it is very likely that Section 12(2)68 is not intended to prevail, however, this needs to be confirmed. A copy of Section 12(2)68 is attached for your reference as Schedule "K".

Next, the Draft By-law appears to significantly reduce the number of uses that are permitted as-of-right. Many uses previously permitted as-of-right now appear to be conditional. Similarly, the conditions attributed to the conditional uses seem more onerous than before – for instance on outdoor patios. As well, some uses seem to no longer be permitted at all. For example, use of a residential building as a converted house, a rooming house or a converted dwelling and rooming house is no longer permitted under the Draft By-law because Section 12(1)61 of the Current Toronto By-law does not prevail under the Draft By-law. A copy of Section 12(1)61 is attached for your reference as Schedule "L".

Finally, we are concerned as it appears that the Draft By-law imposes minimum separation of building walls, setback, 45° angular plane and frontage requirements that are more onerous than before. We are also concerned that the proposed parking requirements seem slightly more onerous than before for some uses. As well, the definition of GFA has changed and could result in a lower total permitted GFA for the property.

Accordingly, to ensure that this property does not become legal non-conforming and to ensure that the owner is not prejudiced by the adoption of the Draft By-law, we respectfully submit that this property be excluded from the Draft By-law or that a site-specific exception be adopted which resolves our concerns as outlined above.

We wish to inform you that my client and I have been, and continue to be, prepared to meet with City staff to discuss the concerns set out above.

We understand that the City will be holding a statutory public meeting at 10am on March 6, 2013 to consider the Draft By-law and the public's concerns related thereto. We trust that Committee members will take the opportunity to consider our written submissions.

Yours truly

Mary Elvnn-Guglietti

/af Encl.

c.c.: Torgan Management Inc.

Attention: Mr. Eli Swirsky

Joe D'Abramo

SCHEDULE A

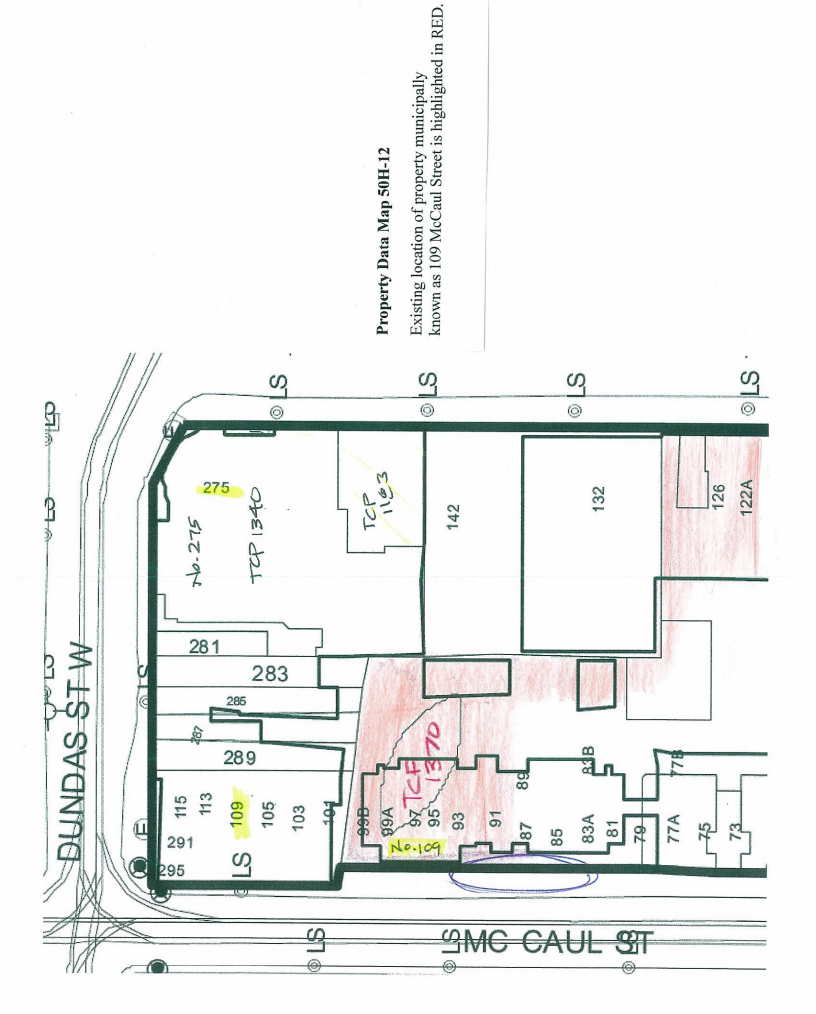
TORONTO

Draft Zoning By-law Interactive Map

Q 109 McCaul Street



SCHEDULE B



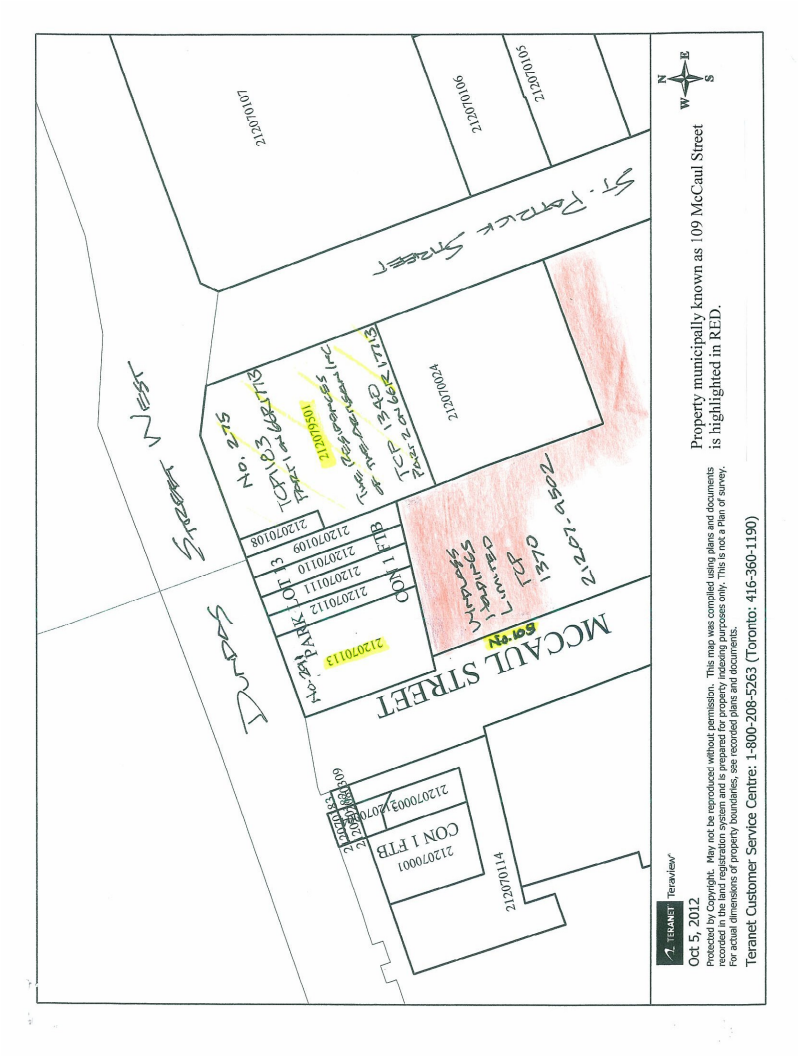
SCHEDULE C

The State of 7939 3 The same of the sa ini PLAN VEW OF CONTRUBATION OF PARTS AT GROUND FLOW LEVEL (Approximate Elevation 95.10 m.) (We soom no consume of wen LLLA) no e se

Registered Condominium Plan 66R-18686

Property municipally known as 109 McCaul Street is highlighted in RED.

SCHEDULE D

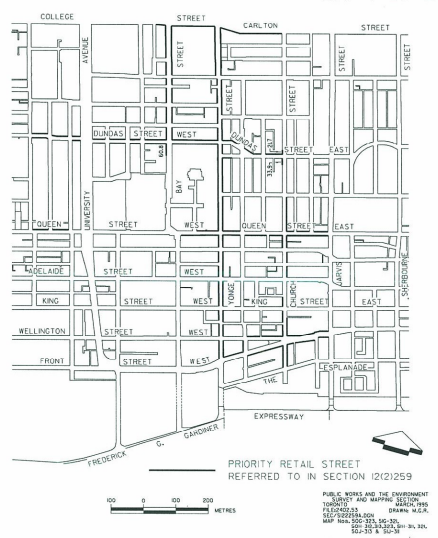


SCHEDULE E

- 259. No person shall, on a *lot* adjoining a *street* designated as a priority retail street on the following maps, erect or use a building or structure for any purpose unless:
 - (i) street-related retail and service uses are provided; and (1997-0422)
 - (ii) at least 60 percent of the aggregate length of the portion of the *frontage* of the *lot* abutting the priority retail street on the following maps is used for that purpose. (581-93) (1997-0422)

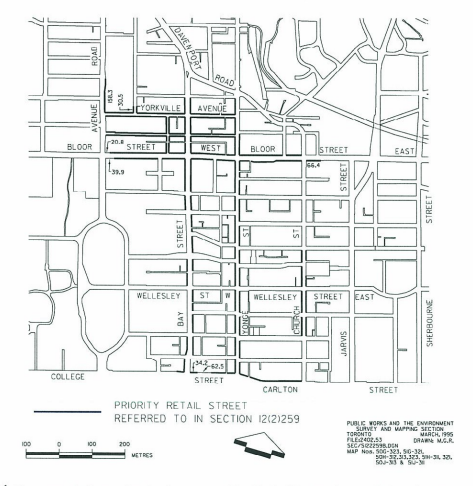
(425-93)





(1995-0259)

MAP 2 of 2



260. No person shall, on a *lot* abutting a *street* identified with a number symbol on the maps appended to this exception and as shown in Column A below, erect or use a building or structure that: (1997-0422)

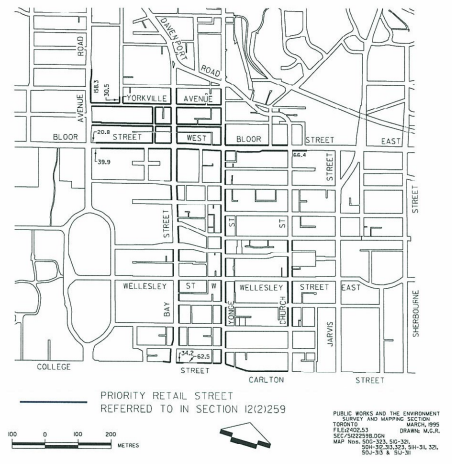
- (i) exceeds the corresponding *height* at the *lot* line as set out in Column B below;
- (ii) penetrates the corresponding angular plane indicated in Column C below, measured horizontally over the *lot* at the *height* determined in subparagraph (i), as shown on the diagram following the Chart; and
- (iii) exceeds the *height* shown on the Height and Minimum Lot Frontage Map for the *height* district in which the *lot* is located.

AMENDED JANUARY, 1998

Referred to the Ontario Municipal Board as it applies to 7 and 25 Queens Quay East.

SCHEDULE F

MAP 2 of 2



260. No person shall, on a *lot* abutting a *street* identified with a number symbol on the maps appended to this exception and as shown in Column A below, erect or use a building or structure that: (1997-0422)

- (i) exceeds the corresponding *height* at the *lot* line as set out in Column B below;
- (ii) penetrates the corresponding angular plane indicated in Column C below, measured horizontally over the *lot* at the *height* determined in subparagraph (i), as shown on the diagram following the Chart; and
- (iii) exceeds the *height* shown on the Height and Minimum Lot Frontage Map for the *height* district in which the *lot* is located.

AMENDED JANUARY, 1998 12(2).131

Referred to the Ontario Municipal Board as it applies to 7 and 25 Queens Quay East.

CHART

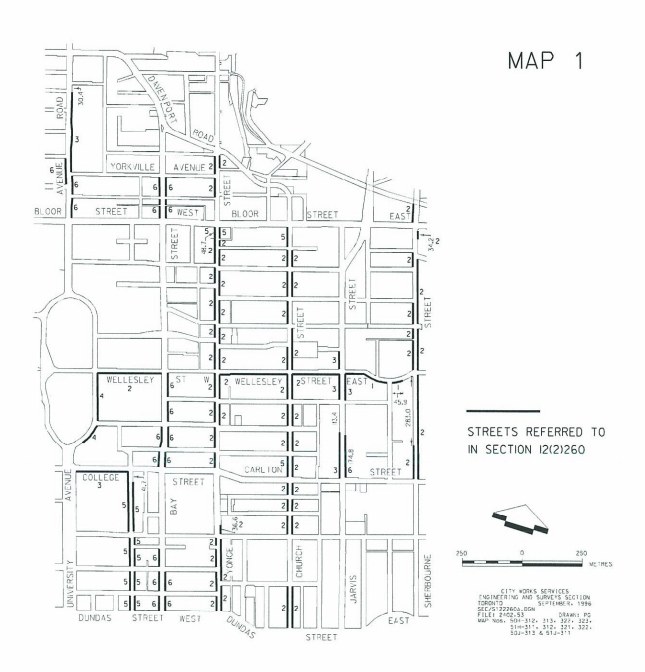
COLUMN A	<u>COLUMN B</u>	COLUMN C
MAP SYMBOL (at the end of this exception)	BASE HEIGHT AT LOT LINE AND POINT AT WHICH ANGULAR PLANE IS MEASURED (in metres)	ANGLE (degrees)
1	14	40
2	16	44
3	20	44
4	24	44
5	28	60
6	34	60
7	18	30
8	22	44
9	29	44
10	13	44
11	30	60
		(1996-0238) (309-2000)

(1996-0238) (309-2000)

For the purpose of this exception *grade* is defined as: (1997-0422)

- (i) the average elevation of the sidewalk; or
- (ii) where there is no sidewalk, of the roadway in front of the lot; and
- (iii) in both cases only the portion of the *lot* facing a *street* to which this exception applies, shall be used in determining *grade*. (1997-0422)

(425-93)



(1994-0653) (1996-0238) (309-2000)

MAP 2

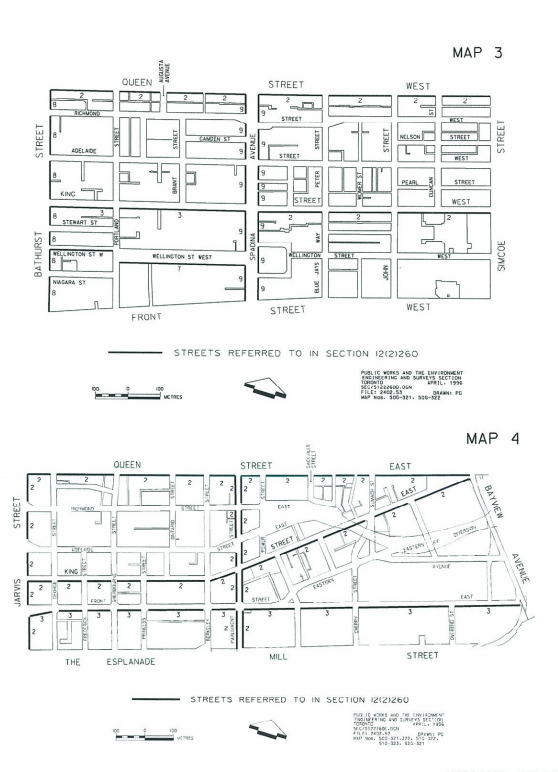


- STREETS REFERRED TO IN SECTION 12(2)260



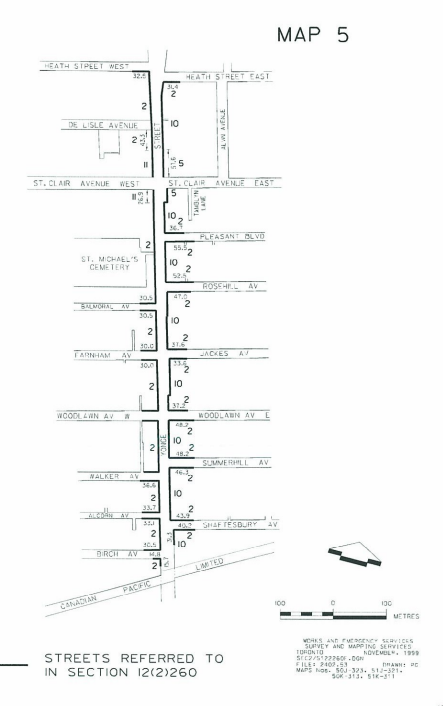
CITY WORKS SERVICES
ENGINEERING AND SURVEYS SECTION
TORONTO
SEC/S12260B.DON
FILE: 2402.53
DPAWN: M.G.R.
MAP Nos. 50G-322. 323. 51G-311.
51G-312. 321. 322. 50H-312. 313.

(1994-0653) (1996-0238) (309-2000)

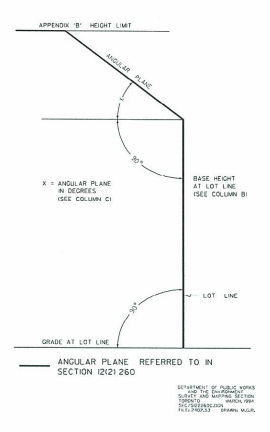


(1996-0238) (309-2000)

AMENDED APRIL, 2002 12(2).135



(309-2000)



- 261. No person shall in any I2 district on Mulock Avenue or Hirons Avenue in the *Old Stockyards District* use a *lot* or erect or use a building or structure for any of the following purposes: an *automobile service* and repair shop, a motor vehicle repair shop, class A. (425-93) (1997-0422)
- 262. No person shall, in the *Yonge St. Clair Area*, erect or use a building or structure that does not comply with the following.

PERMITTED USES

- (a) (I) The provisions of section 8(1)(f)(b) permitting certain non-residential uses do not apply. (1997-0422)
 - (II) Where a *lot* is located in one of the areas shown on the map appended to this paragraph, then the only non-residential uses permitted on a *lot* or within a building or portion of a building are those non-residential one or more of the uses permitted by the following chart when the letter "P" or the letter "q" followed by a number, is set in the line opposite the designation of the use, but only in the area designated at the top of the column intersecting the line where the letter "P" or the letter "q" is set which corresponds to the areas labelled on the map appended to this paragraph. (1994-0532) (1997-0422)

Where the letter "q" followed by a number appears opposite a particular use, the use is subject to the qualification as outlined in this paragraph.

AMENDED APRIL, 2002 12(2).137

SCHEDULE G

Bill No. 20 83exec 31-11

No. 21-84. A BY-LAW

To authorize the entering into and execution of an agreement with the Province of Ontario under the Ontario Municipal Action '85 Program.

(Passed December 12, 1983.)

The Council of the Corporation of the City of Toronto enacts as follows:

- 1. The entering into and execution of an agreement with the Province of Ontario under the Ontario Municipal Action '85 Program in accordance with the terms and conditions and for the purpose set out in Clause 11 of City of Toronto Executive Committee Report No. 31, adopted in Council on the 11th day of July, 1983, is hereby authorized.
- 2. All documents in respect thereto required to be signed on behalf of the Corporation shall be signed by the Mayor or by any other member of the Executive Committee and by the City Treasurer or the Deputy City Treasurer is hereby authorized and directed to affix the seal of the Corporation to all such documents.

ARTHUR C. EGGLETON, *Mayor*.

A.R.N. WOADDEN Deputy City Clerk.

Council Chamber, Toronto, December 12, 1983. (L.S.)

SCHEDULE H

Bill No. 237 84luc 7-15

No. 212-84. A BY-LAW

To amend By-law No. 20623 to prohibit the selling, hiring and servicing of motorcycles and motor assisted bicycles in respect of certain properties in the Yonge-Eglinton area.

(Passed April 2, 1984.)

The Council of The Corporation of the City of Toronto enacts as follows:

1. Sub-paragraph (i) of paragraph (184) of Section 16(1) of By-law No. 20623, being "A By-law To regulate the use of land and the erection, use, bulk, height, spacing of and other matters relating to buildings and structures and to prohibit certain uses of land and the erection and use of certain buildings and structures in various areas of the City of Toronto", as enacted by By-law No. 139-82, is amended by deleting the semi-colon at the end of such sub-paragraph and adding the following:

"provided that no person shall erect or use a building or structure on, or use any of the aforesaid *lots* for the purpose of a sales or hire garage or a motor vehicle repair shop Class A, where there is carried on therein, the selling, servicing or hi ring of motorcycles or motor assisted bicycles;".

ARTHUR C. EGGLETON, Mayor.

ROY V. HENDERSON City Clerk.

Council Chamber, Toronto, April 2, 1984. (L.S.)

SCHEDULE I

No. 139-82. A BY-LAW

To amend By-law No. 20623 respecting the area known as Yonge-Eqlinton.

(Passed February 11, 1982.)

The Council of the Corporation of the City of Toronto enacts as follows:

- 1. By-law No. 20623, being "A By-law To regulate the use of land and the erection, use, bulk, height, spacing of and other matters relating to buildings and structures and to prohibit certain uses of lands and the erection and use of certain buildings and structures in various areas of the City of Toronto", is amended by deleting subparagraph (i) of Section 16(1)(184), as enacted by By-law No. 391-81, being "A By-law To amend By-law No. 20623 respecting the area known as Yonge-Eglinton", as amended, and substituting therefor the following, namely:
 - "(i) 2400, 2401 and 2665 Yonge Street, and 626-632 and 730 Mount Pleasant Road and 1826 and 1828 Bayview Avenue - a sales or hire garage including a motor vehicle repair shop Class A accessory thereto;".

ARTHUR C. EGGLETON,

Mayor.

ROY V. HENDERSON

City Clerk.

Council Chamber,
Toronto, February 11, 1982.
(L.S.)

SCHEDULE J

No. 41-91. A BY-LAW

To amend By-law No. 438-86 with respect to lands known as 2401 Yonge Street and 4, 6 and 8 Broadway Avenue.

(Passed December 4, 1990.)

WHEREAS Council, at its meeting held on the 3rd and 4th days of December, 1990, adopted Clause 25 of Land Use Committee Report No. 15 as amended;

AND WHEREAS pursuant to Section 36 of the *Planning Act*, 1983 the Council of a Municipality may in a By-law passed under Section 34 of the *Planning Act*, 1983 authorize increases in the height and density of development beyond that otherwise permitted by the By-law that will be permitted in return for the provision of such facilities, services and matters as are set out in the By-laws;

AND WHEREAS subsection 36(3) of the *Planning Act*, 1983 provides that where an owner of land elects to provide facilities, services and matters in return for an increase in the height and 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 owners of the lands hereinafter referred to have elected to provide the facilities, services and matters as hereinafter set forth;

AND WHEREAS the increase in height and density of development permitted hereunder, beyond that otherwise permitted on the aforesaid lands by By-law No. 438-86 as amended is to be permitted in return for the provision of the facilities, services and matters set out in this By-law and are to be secured by one or more agreements between the owners of such lands and the *Corporation*, hereinafter referred to as the "City";

AND WHEREAS the City has required the owners of the aforesaid lands to enter into one or more agreements dealing with certain facilities, services and matters in return for the increase in the height and density in connection with the aforesaid lands as permitted by this By-law;

THEREFORE the Council of The Corporation of the City of Toronto enacts as follows:

- 1. None of the provisions of section 4(2)(a), section 8(3) Part I 2(a), section 12(2)118(iv), section 12(2)119(ii) and section 12(2)119(iv) of By-law No. 438-86, being "A By-law To regulate the use of land and the erection, use, bulk, height, spacing of and other matters relating to buildings and structures and to prohibit certain uses of lands and the erection and use of certain buildings and structures in various areas of the City of Toronto", shall apply to prevent the erection or use on the lot hereinafter referred to of a mixed-use building or structure containing in the aggregate not more than 14,462 square metres of residential gross floor area for residential purposes and non-residential gross floor area for commercial puposes, provided
 - (1) the *lot* on which such building is erected or used comprises at least the lands outlined by heavy lines as shown on Map 1 attached to and forming part of this by-law;
 - (2) no part of such building above *grade* except porches, cornices, balconies, eaves or bay windows is located otherwise than wholly within the areas delineated by heavy lines and shown on Map 2 attached to and forming part of this by-law;
 - (3) no part of such building is erected or used within the areas delineated by heavy lines shown on the attached Map 2, above the height in metres above *grade* specified by the numbers following the symbol "H" within the areas shown on the attached Map 3;

- (4) the non-residential gross floor area of such building does not exceed 2,229 square metres and such non-residential gross floor area is located wholly within Parcel A shown on the attached Map 2;
- (5) not more than 1,229 square metres of non-residential gross floor area is used for purposes other than street related retail and service uses;
- (6) the residential gross floor area of such building does not exceed 12,233 square metres;
- (7) not more than 175 dwelling units are provided and maintained on the lot;
- (8) not less than 131 parking spaces are provided and maintained in respect of the dwelling units and visitors to such dwelling units;
- (9) not less than 76 parking spaces are provided and maintained in respect of the non-residential gross floor area and the visitors to the occupants of the non-residential gross floor area;
- (10) not less than 1 loading space type C and 1 loading space type G are provided and maintained on the lot;
- (11) pursuant to section 36 of the *Planning Act*, 1983, the owners of the *lot* at their expense and in accordance with and subject to the agreements referred to in section 1(11)(b) herein provide the following facilities, services and matters:
 - (a) convey to the City one or more sites to be used for social housing purposes, provided
 - (1) each site to be conveyed to the City for social housing purposes is acceptable to the City;
 - (2) in lieu of the conveyance of a site or sites and provided it is satisfied that such a conveyance cannot be achieved, Council may accept funds sufficient to acquire the same amount of land, for the same number of conventional *social housing* units, in the same general area as the *lot*, at market value, to be used for *social housing* purposes.
 - (b) enter into one or more agreements satisfactory to the Corporation pursuant to Section 36 of the Planning Act, 1983 to secure the facilities, services and matters required to be provided pursuant to section 1(11)(a) of this by-law and such agreement is registered against the title to the lot.

2. For the purposes of this by-law, the terms

- (1) "residential" means only those facilities appropriate for dwelling accommodation and does not include an *hotel* or a 'tourist establishment' as defined in the Tourism Act, R.S.O. 1980 c.507 as amended, or as may be further amended from time to time;
- "social housing" means housing accommodation which the owner of the lot and the operator of the housing accommodation on the lot if different from the owner, agrees with The Corporation of the City of Toronto pursuant to section 2 of the City of Toronto Act, 1988 (No. 2) to provide and maintain for the purpose of a social housing program;
- (3) "social housing program" has the same meaning as the said term has for the purposes of City of Toronto Act, 1988 (No. 2); and

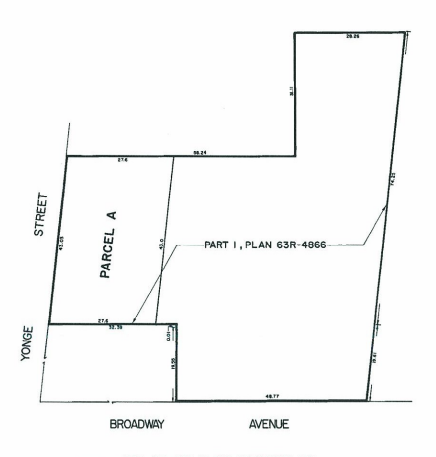
- (4) "street related retail and service uses" has the same meaning as the said term has for the purposes of the aforesaid By-law No. 438-86 as modified by the deletion of the phrase ", for the purposes of section 8(3) Part I 12 and 16(a),".
- **3.** For the purposes of this by-law, the definition of the words and expressions "Corporation", "dwelling unit", "grade", "hotel", "loading space type C", "loading space type G", "lot", "mixed-use", "non-residential gross floor area", "parking space", and "residential gross floor area" contained in the aforesaid By-law No. 438-86 shall respectively apply to such words and expressions where used in this by-law.

ARTHUR C. EGGLETON, Mayor.

BARBARA G. CAPLAN City Clerk.

Council Chamber, Toronto, December 4, 1990. (L.S.)

OFFICIAL PLAN-CITY OF TORONTO AMENDMENT № 538 YONGE - EGLINTON OFFICIAL PLAN PART II



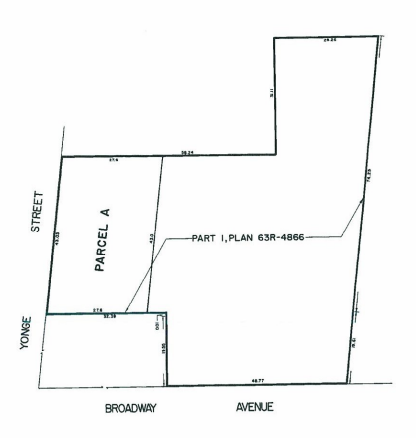
LANDS INCLUDED IN THIS AMENDMENT AND REFERRED TO IN SECTION 12.12





DEPARTMENT OF PUBLIC WORKS AND THE ENVIRONMENT SURVEY AND MAPPING SECTION TORONTO — DECEMBER, 1990 FILE: Y1 — Z133 MAP Nº: 5IL ~ 3II DRAWN: O.B.



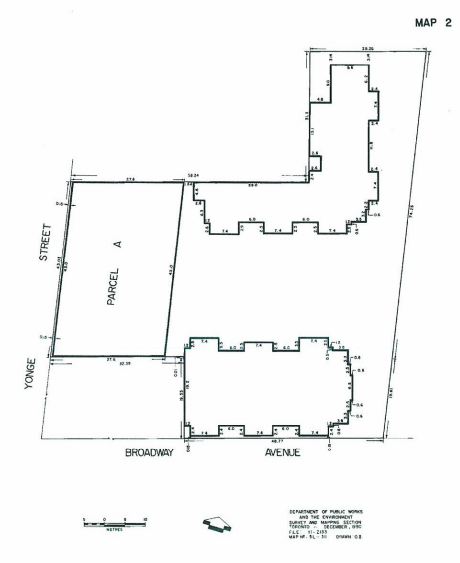


LANDS REFERRED TO AS THE "LOT"

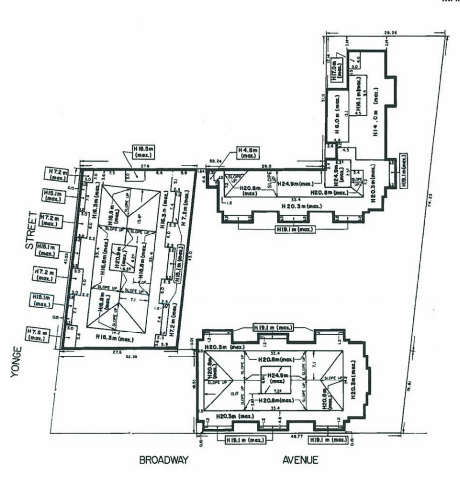




DEPARTMENT OF PUBLIC WORKS
AND THE ENVIRONMENT
SURVEY AND MAPPING SECTION
TORONTO -- DECEMBER, 1990
FILE: YI - ZI33 DRAWN O B



MAP 3



H DENOTES HEIGHT IN METRES ABOVE GRADE



SCHEDULE K

- 68. No person shall erect or use a building or structure for the purpose of a rooming house on land abutting Dovercourt Road between Bloor Street West and College Street. (909-88)
- 69. Deleted by By-law 62-88.
- 70. No person shall, within the area bounded on the north by Queen Street West, on the east by Dufferin Street, on the south by Lake Shore Boulevard West and on the west by Roncesvalles Avenue:
 - (i) alter or convert a residential building for the purpose of a converted dwelling and rooming house unless the total number of dwelling units and dwelling rooms is not more than six and the average of the floor area of all the dwelling units is at least 65 square metres;
 - use a building for the purpose of a converted house unless the average of the floor area of all the (ii) dwelling units is at least 65 square metres;
 - (iii) erect or use a building for the purpose of a rooming house except where the residential building was legally used as a rooming house on January 30, 1978; and
 - (iv) alter or convert a residential building where the lot exists within an R4 district in the area to which this exception applies and the residential building was legally used as a rooming house on January 30, 1978, so as to contain more than six dwelling rooms.

(425-93)

71. No person shall erect or use a building or structure within the area municipally known in the year 1988 as 90 Gerrard Street West and 201 Elizabeth Street, and as more particularly described as bounded on the north by a line drawn easterly at right angles from the easterly limit of Elizabeth Street to the westerly limit of La Plante Avenue from a point in the easterly limit of Elizabeth Street distant 66.4 metres measured northerly thereon from the southerly limit of Lot 65 according to registered Plan 154, on the south by the north limit of Gerrard Street West as dedicated by By-law 219-67, on the west by the east limit of Elizabeth Street and on the east by the west limit of LaPlante Avenue as widened in part by By-law 219-67, for any of the following uses: (909-88)

a private hospital, a commercial school (except a trade school); a restaurant, a caterer's shop or refreshment room or stand, an office, a private art gallery, an artist's or photographer's studio; (109-88) (425-93)

having a non-residential gross floor area exceeding 0.3 times the area of the lot upon which the building or structure is erected. (425-93)

- Repealed by By-law 607-87.
- 73. Repealed by By-law 607-87.
- 74. Deleted by By-law 425-93.
- 75. Deleted by By-law 425-93.

AMENDED DECEMBER, 2001 12(2).25

SCHEDULE L

60. to prevent the use of the lands hereinafter described for the erection or use of a building or structure on those lands without complying with section 6(3) PART II 3 and 5, provided the building or structure complies with section 4(4)(d) and (e) of By-law 20623, as amended to June 30, 1973. (909-88)

The following are the lands:

- (i) Land known in 1973 as 453 Broadview Avenue and described as Part of Lot 1, Registered Plan 679, Toronto. (527-1998)
- (ii) Land known in 1973 as 221 Seaton Street and described in Instrument CT 6978 registered in the Land Registry Office for the Registry Division of Toronto (No. 63).
- 61. to prevent the use of a residential building as a converted house, a rooming house or a converted dwelling and rooming house operated by an agency of government or by a charitable institution or a non-profit group incorporated as such under any Act and using N.H.A. funds in an R2, R3, R4 or R4A district that does not comply with sections 4(4)(b), 4(5)(b), 6(2)1 and 6(2)5. (909-88) (293-89)
- 62. to prevent the use of 37 square metres of the ground floor of the north tower of the premises known in 1974 as the "Town Inn" at 620 Church Street as a tuck shop and dry-cleaning depot provided: (445-88)
 - (i) the entrance to the tuck shop and dry cleaning depot is internal to the building;
 - (ii) no exterior window or wall of the building is used or exterior sign erected for the purposes of displaying foods or advertising the tuck shop and dry cleaning depot; and
 - (iii) the dry cleaning depot is restricted to the receipt of articles or goods of fabric to be subjected to the process of dry-cleaning, dry-dyeing or cleaning all or any of which including pressing is to be performed at a location other than at the building.
- 63. to prevent the erection and use of a building or structure at 176 Logan Avenue, as outlined by heavy lines on the map at the end of this exception, that contains a ramp the slope of which is in excess of 12 per cent provided all other provisions of this by-law are complied with. (425-93) (1997-0422)

