Authority: Toronto and East York Community Council Item TE26.9 as adopted by City of Toronto Council on ●, 20●

Enacted by Council: ●, 20●

CITY OF TORONTO

Bill No. ●

BY-LAW No. --20--

To amend General Zoning By-law No. 438-86 for the former City of Toronto, as amended, with respect to the lands municipally known in the year 2016 as 102-118 Peter Street and 350-354 Adelaide Street West

WHEREAS authority is given to Council by 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;

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

WHEREAS pursuant to Section 37 of the Planning Act, a by-law under Section 34 of the Planning Act, authorize increases in the height or density of development beyond those otherwise permitted by the by-law and that will be permitted in return for the provision of such facilities, services or matter as are set out in the by-law; and

WHEREAS subsection 37(3) of the Planning Act provides that where an owner of land elects to provide facilities, services and matters in return for an increase in the height or density of development, a municipality may require the owner to enter into one or more agreements with the municipality dealing with the facilities, services and matters; and

WHEREAS the owner of the aforesaid lands has elected to provide the facilities, services and matters hereinafter set out; and

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

The Council of the City of Toronto enacts:

1. Pursuant to Section 37 of the Planning Act, and subject to compliance with this By-law, the increase in height and density of development permitted is permitted beyond that otherwise permitted on the lands shown on Map1 in return for the provision by the owner, as the owner’s expense of the facilities, services and matters set out in Appendix 1 hereof and which are secured by one or more agreements pursuant to Section 37(3) of the Planning Act that are in a form and registered on title to the lands, to the satisfaction of the City Solicitor.
2. Where Appendix 1 of this By-law requires the owner to provide certain facilities, services or matters prior to the issuance of a building permit, the issuance of such permit shall be dependent on satisfaction of same.

3. The owner shall not use, or permit the use of, a building or structure erected with an increase in height and density pursuant to this By-law unless all provisions of Appendix 1 are satisfied.

4. None of the provisions of Section 2 with respect to the definitions of grade, height, lot, non-residential gross floor area, and residential gross floor area, Sections 4(2)(a), 4(5), 4(12), 4(13), 4(16), Section 7(1), Section 7(3) Part I 1, Section 7 Part II 1, 4, 5 and 7, Section 7 Part IV 4, 5, and 6, Section 12(2)132, 12(2)204, Section 12(2)246, Section 12(2)270, and Section 12(2)380 of the aforementioned Zoning By-law No. 438-86, as amended, shall apply to prevent the erection of a mixed-use building, commercial parking garage, car-share parking spaces and uses accessory to the foregoing uses on the lot provided that:

a) The lot comprises at least the lands delineated by heavy lines on Map 1 attached to and forming part of this By-law;

b) The total gross floor area of all buildings and structures on the lot, excluding the gross floor area associated with the commercial parking garage, shall not exceed a maximum of 51,000 square metres, of which:

   i. No more than 47,000 square metres of gross floor area shall be occupied by residential uses; and

   ii. No more than 5,000 square metres of gross floor area shall be occupied by non-residential uses, and shall exclude the gross floor area associated with the commercial parking garage;

c) A minimum of ten percent (10%) of the total number of dwelling units must have three (3) or more bedrooms;

d) No portion of any building or structure erected on the lot shall be located otherwise than wholly within the heavy lines identified on Map 2 attached to and forming part of this by-law, with the exception of the following:

   i. Balconies to a maximum horizontal projection of 1.6 metres beyond the heavy lines;

   ii. Cornices, sills, eaves, window-washing equipment, railings, balustrades, awnings, piers and sun-shades, canopies including supporting structures, covered walkways, privacy screens, planters, stairs, enclosed stairs, fencing, lighting, bollards, safety railings, trellises, guards, guardrails, retaining walls, wheelchair ramps, bicycle
parking facilities, ornamental or architectural features, landscape features, street furniture, and art installations; and

iii. Structures, elements and enclosures permitted by regulation e) below;

e) No portion of any building or structure erected on the lot shall have a greater height in metres than the height limits specified by the numbers following the symbol “H” identified on Map 2 attached to and forming part of this by-law, with the exception of the following:

   i. Structures, elements and enclosures permitted by regulation d) above; and

   ii. The erection of use of structures on any roof used for outdoor residential amenity space or open air recreation, maintenance, safety, wind or green roof purposes, or vestibules providing access to outdoor amenity or recreation space, cooling towers, parapets, mechanical and architectural screens, chimneys, vents, stacks, mechanical fans, elevators and related structural elements, structures and elements associated with green energy and renewable energy facilities. Such projections are limited to a maximum vertical projection of 1.0 metres above the permitted building heights shown on Map 2;

f) Notwithstanding subsections d) and e) above, within the hatched area shown on Map 3 attached to and forming part of this by-law, no part of any building shall be located from finished ground level to a minimum of 10.5 metres above ground other than signage, lighting, columns, canopies, structural supports and design features;

g) Residential amenity space shall be provided on the lot in accordance with the following ratios:

   i. A minimum of 2.0 square metres per dwelling unit of indoor residential amenity space;

   ii. A minimum of 1.5 square metres per dwelling unit of outdoor residential amenity space; and

   iii. At least 40.0 square metres of outdoor residential amenity space shall be provided in a location adjoining or directly accessible from indoor residential amenity space;
h) In addition to the residential amenity space required in subsection g) above, publicly accessible open space with a minimum area of 380 square metres shall be provided in the area on the ground level within the shaded area shown on Map 3.

i) Parking spaces shall be provided on the lot in accordance with the following ratios:

iv. A minimum of 0.2 parking spaces per dwelling unit; and

v. A minimum of 49 parking spaces shall be provided for visitors to the dwelling units and for the gross floor area occupied by non-residential uses on the lot;

j) The parking spaces required for the visitors to the dwelling units and for the non-residential gross floor area may be provided within a commercial parking garage on the lot and may be shared on a non-exclusive basis;

k) For each car-share parking space provided on the lot, the minimum number of resident parking spaces required pursuant to subsection g) above may be reduced by one parking space, up to a maximum reduction of four (4) parking spaces;

l) Loading spaces shall be provided and maintained for all uses on the lot, in accordance with the following:

i. One (1) loading space – type G; and

ii. One (1) loading space- type B;

provided that, for the purpose of this provision, a loading space - Type G shall mean a loading space that has the following minimum dimensions:

a. Length- 13.0 metres;

b. Width - 4.0 metres; and

c. Vertical clearance - 6.1 metres;

and a loading space - type B shall mean a loading space that has the following minimum dimensions:

a. Length - 11.0 metres;

b. Width - 3.5 metres; and

c. Vertical clearance - 4.0 metres;
m) in addition to the requirements in subsection (j) above, in the event that a grocery shop, groceteria or supermarket, having a gross floor area of 500 square metres or greater, forms part of the non-residential uses in the building, one (1) additional loading space-type B shall be provided on the lot;

n) Bicycle parking spaces shall be provided on the lot in accordance with the following ratios:
   i. A minimum of 0.9 bicycle parking spaces - occupant per dwelling unit;
   ii. A minimum of 0.1 bicycle parking spaces - visitor per dwelling unit, for visitors to the residential uses on the lot;
   iii. A minimum of 0.2 bicycle parking spaces – occupant per 100 square metres of non-residential gross floor area, to be used by occupants of the non-residential uses on the lot; and
   iv. A minimum 3 bicycle parking spaces - visitor plus 0.3 bicycle parking spaces - visitor for every 100 square metres of non-residential gross floor area for visitors or patrons of non-residential uses on the lot; and

o) Required bicycle parking spaces - occupant and bicycle parking spaces - visitor may be provided within a bicycle stacker.

5. None of the provisions of Zoning By-law No. 438-86, as amended, or this By-law shall apply to prevent a temporary sales office on the lot.

6. For the purposes of this By-law, all italicized words and expressions have the same meaning as defined in By-law No. 438-86, as amended, with the exception of the following:

“bicycle parking space” means an area used for storing bicycles having the following minimum dimensions:

A. Where the bicycles are to be parked on a horizontal surface, has a minimum length of 1.8 metres, a minimum width of 0.6 metres and a minimum vertical dimension from the ground of at least 1.9 metres;

B. Where the bicycles are to be parked in a vertical position, has a minimum length or vertical clearance from the wall of 1.2 metres, a minimum width of 0.6 metres and a vertical dimension of at least 1.9 metres; and
C. Where the bicycles are to be parked in a bicycle stacker, has a minimum vertical clearance of 2.4 metres for each bicycle parking space;

"bicycle stacker" means a device where by a bicycle parking space is positioned above or below another bicycle parking space and is accessed by means of an elevating device;

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

"car-share parking space" means a parking space exclusively reserved and signed for a car used only for car-share purposes;

"grade" means 88.00 metres Canadian Geodetic Datum;

"gross floor area" means the sum of the total area of each floor level of a building, above and below the ground, measured from the exterior main wall of each floor level, exclusive of any areas in a building or structure used for:

i. parking, loading and bicycle parking below-ground;

ii. required loading spaces on the ground level and required bicycle parking spaces at or above-ground;

iii. storage rooms, washrooms, electrical, utility, mechanical and ventilation rooms in the basement;

iv. shower and change facilities that are required by this by-law for required bicycle parking spaces;

v. residential amenity space required by this By-law;

vi. elevator shafts;

vii. garbage shafts;

viii. mechanical penthouse; and

ix. exit stairwells in the building; and

"height" means the vertical distance between grade and the highest point of the roof of any building on the lot, except for those elements prescribed by this By-law; and
“publicly accessible open space” means a space on the lot situated at ground level within the shaded area shown on Map 3 that is accessible to the public, secured through appropriate legal agreements and may include pedestrian walkways, seating areas, landscaped plazas, and ornamental structures and is used principally for the purpose of sitting, standing and other passive recreational uses..

7. Notwithstanding any severance, partition or division of the lot, the provisions of this By-law shall apply to the whole of the lot as if no severance, partition or division had occurred.

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

i. All water mains and sanitary sewers, and appropriate appurtenances, have been installed and are operational.

ENACTED AND PASSED this _____ day of ________, A.D. 20__.

JOHN TORY
Mayor

ULLI S. WATKISS,
City Clerk

Corporate Seal)
APPENDIX 1

Section 37 Provisions

The facilities, services and matters set out below are required to be provided to the City at the owner's expense in return for the increase in height and density of the proposed development on the lands shown as CRE (x14) on Diagram 2 of this By-law, and secured in an agreement or agreements pursuant to Section 37(3) of the Planning Act, whereby the owner agrees as follows:

1(a) The owner shall provide to the City:

i. A cash contribution of $3,200,000.00 to be provided to the City for the following capital improvements payable by certified cheque to the Treasurer, City of Toronto prior to the issuance of the first above-grade building permit unless otherwise specified, and to be allocated at the discretion of the Chief Planner and Executive Director, City Planning Division in consultation with the Ward Councillor; payable by certified cheque to the Treasurer, City of Toronto prior to the issuance of the first above-grade building permit unless otherwise specified, and to be allocated at the discretion of the Chief Planner and Executive Director, City Planning Division in consultation with the Ward Councillor;

a. $1,200,000.00 towards public realm improvements within the block bounded by Spadina Avenue, Peter Street, Richmond Street West and Adelaide Street West as outlined in the King-Spadina East Precinct Public Realm Strategy;

b. $200,000 toward advancing the design of the public realm improvements in 1(a) i. a., above payable upon the zoning by-law amendment coming into full force and effect.

c. $1,160,000.00 towards the YMCA at 505 Richmond Street West, and/or streetscape improvements in relation to the John Street Cultural Corridor and/or Mercer Street to the satisfaction of the Chief Planner and Executive Director, City Planning Division in consultation with the Ward Councillor;

d. $320,000.00 for the provision of new rental housing units as part of Alexandra Park Revitalization in Ward 20, to be directed to the Capital Revolving Fund for Affordable Housing; and

e. $320,000.00 for capital repairs for the Toronto Community Housing revolving capital fund for repairs to Toronto Community Housing properties in Ward 20.

ii. The required cash contributions referred to in 1(a) i. a. to e. inclusive are to be indexed upwardly in accordance with the Statistics Canada Non-
Residential Building Construction Price Index for Toronto, calculated from the date of execution of the Section 37 Agreement to the day the payment is made;

iii. In the event the cash contributions referred to in 1 (a) i. a. to e. inclusive have not been used for the intended purpose within three (3) years of the by-law coming into full force and effect, the cash contributions may be redirected for another purpose(s), at the discretion of the Chief Planner and Executive Director City Planning Division, in consultation with the Ward Councillor, provided that the purpose(s) is identified in the Official Plan and will benefit the community in the vicinity of the lands; and

iv. The owner shall:

a. construct and maintain an area of not less than 380 square meters at grade for use by the general public as publicly accessible, privately-owned open space (POPS), along the west side and in the northwest corner of the site in a location generally as shown on Diagram 4, with the specific configuration and design of the POPS to be determined in the context of site plan approval to the satisfaction of the Chief Planner and Executive Director, City Planning Division, in consultation with the Ward Councillor.

b. prior to the earlier of any non-residential or residential occupancy and registration of the first condominium on the site, prepare all documents and convey to the satisfaction of the Chief Planner and Executive Director, City Planning, and the City Solicitor, free and clear of encumbrances and for nominal consideration, a public access easement in perpetuity in favour of the City over the privately-owned open space (POPS), which easement may allow for the occasional use of the POPS by the owner for special events on terms set out in the Section 37 Agreement satisfactory to the Chief Planner and Executive Director, City Planning Division, including limiting the number of events.

v. To facilitate the creation of a centralized and consolidated publicly accessible, privately-owned open space with future development on properties immediately west of the site, the owner shall obtain all necessary approvals and convey, or make satisfactory arrangements for the conveyance, of an easement(s) to the satisfaction of the Chief Planner and Executive Director, City Planning Division, as may be required to provide for a right-of-way over the driveway within the building located on the ground floor and on level 1 within the below grade parking garage in favour of the lands to the west at 401 Richmond Street West and 360 Adelaide Street West to provide vehicular access to Peter Street. The specific design and configuration of the rights-of-way to be determined to the satisfaction of the Chief Planner and Executive
Director, City Planning Division in consultation with the City Solicitor, Ward Councillor in the context of site plan approval and such easement will be conveyed prior to the earlier of first non-residential or residential occupancy and registration of the first condominium on the site.

1(b) The following matters are also recommended to be secured in the Section 37 Agreement in support of the development:

i. Prior to the introduction of bills to City Council for the Zoning By-law Amendment, the owner shall enter into a Heritage Easement Agreement with the City for the properties at 350 and 352 Adelaide Street West and 118 Peter Street in accordance with the plans and drawings date stamped July 11, 2017, prepared by BBB Architects, and on file with the Senior Manager, Heritage Preservation Services, and the Heritage Impact Assessment (HIA), prepared by Goldsmith Borgal and Company Ltd. Architects, dated June 27, 2017, and in accordance with the Conservation Plan required in recommendation 1(b)ii., to the satisfaction of the Senior Manager, Heritage Preservation Services including registration of such Agreement to the satisfaction of the City Solicitor;

ii. Prior to the introduction on Bills to City Council for the Zoning By-law Amendment, the owner shall provide a Conservation Plan, prepared by a qualified heritage consultant, that is consistent with the conservation strategy set out in the Heritage Impact Assessment and Addendum for 350 and 352 Adelaide Street West and 118 Peter Street prepared by Goldsmith Borgal and Company Ltd. Architects, dated June 27, 2017, to the satisfaction of the Senior Manager, Heritage Preservation Services;

iii. Prior to final Site Plan approval for the proposed development for the properties located at 350 and 352 Adelaide Street West and 118 Peter Street, the owner shall:

   a. Provide final site plan drawings including drawings related to the approved Conservation Plan required in 1(b)ii., to the satisfaction of the Senior Manager, Heritage Preservation Services;

   b. Provide an Interpretation Plan for the subject properties, to the satisfaction of the Senior Manager, Heritage Preservation Services and thereafter shall implement such Plan to the satisfaction of the Senior Manager, Heritage Preservation Services;

   c. Provide a Heritage Lighting Plan that describes how the heritage properties will be sensitively illuminated to enhance their heritage character to the satisfaction of the Senior Manager, Heritage Preservation Services and thereafter shall implement such Plan to the satisfaction of the Senior Manager Heritage Preservation Services; and,
d. Provide a detailed Landscape Plan for the subject property satisfactory to the Senior Manager, Heritage Preservation Services.

e. Submit a Signage Plan for the proposed development to the satisfaction of the Senior Manager, Heritage Preservation Services.

iv. Prior to the issuance of any permit for all or any part of the properties at 350 and 352 Adelaide Street West and 118 Peter Street, including a heritage permit or a building permit, but excluding permits for repairs and maintenance and usual and minor works for the existing heritage buildings as are acceptable to the Senior Manager, Heritage Preservation Services, the owner shall:

a. Obtain final approval for the necessary by-law amendments required for the alterations to the properties at 350 and 352 Adelaide Street West and 118 Peter Street, such amendments to have been enacted by City Council and to have come into effect in a form and with content acceptable to City Council as determined by the Chief Planner, and the Executive Director, City Planning Division, in consultation with the Senior Manager, Heritage Preservation Services;

b. Provide building permit drawings, including notes and specifications for the conservation and protective measures keyed to the approved Conservation Plan required in 1(b)ii., including a description of materials and finishes, to be prepared by the project architect and a qualified heritage consultant to the satisfaction of the Senior Manager, Heritage Preservation Services;

c. Provide a Letter of Credit, including provision for upwards indexing, in a form and amount and from a bank satisfactory to the Senior Manager, Heritage Preservation Services to secure all work included in the approved Conservation Plan, Heritage Lighting Plan, Landscape Plan, and Interpretation Plan;

v. Prior to the release of the Letter of Credit required in 1(b) iv. c., the owner shall:

a. Have obtained final Site Plan approval for the proposed development, issued by the Chief Planner and Executive Director, City Planning Division;

b. Provide a letter of substantial completion prepared and signed by a qualified heritage consultant confirming that the required conservation work, required heritage lighting work, and the required interpretive work has been completed in accordance with
the Conservation Plan, Lighting Plan, Landscape Plan, and Interpretation Plan and that an appropriate standard of conservation has been maintained, all to the satisfaction of the Senior Manager, Heritage Preservation Services; and,

c. Provide replacement Heritage Easement Agreement photographs to the satisfaction of the Senior Manager, Heritage Preservation Services.

vi. Provide 10% of all residential units as three-bedroom units.

vii. Not object to the designation of the properties at 350 and 352 Adelaide Street West and 118 Peter Street under Part IV, Section 29 of the Ontario Heritage Act.