Attachment 1: Draft Zoning By-law Amendment: Commercial Use Permissions in the Residential Zone Category

Authority:

CITY OF TORONTO Bill

BY-LAW xxxx-2024

To amend Zoning By-law 569-2013, as amended, with respect to commercial use permissions in the Residential Zone category

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 adding "small-scale commercial uses" to the end of Regulation 1.40.10(2) so that it reads:
 - (2) Purpose of the Residential Zone Category
 The Residential Zone category permits uses associated primarily with the
 Neighbourhoods designation in the Official Plan. This zone category includes a
 range of residential building types in different zones. The residential building
 types identified in the Residential Detached (RD), Residential Semi-Detached
 (RS) and Residential Townhouse (RT) zones reflect the historical development
 patterns in an area, however, a range of residential building types are
 permitted and form the physical context. The zones within this category also
 include permission for parks, and local institutions and small-scale commercial
 uses.

Explanatory Comment: This by-law adds permissions & conditions relating to commercial uses to the zones in the Residential Zone category. The amendments to add uses and conditions are repeated for each of the zones as follows: R (sections 3 to 9), RD (sections 10 to 16), RS (sections 17 to 23), RT (sections 24 to 30) and RM (section 31 to 37).

Explanatory Comment: Section 3 below amends the R Zone use permissions to add permitted uses with conditions allowing a variety of commercial units on Major Streets in the R Zone, including (but not limited to) in apartment buildings, and a more limited set of commercial units on corner lots in the R zone.

- **3.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.10.20.20(1) as follows:
 - (i) adding the following uses with conditions:

Art Gallery (21)

Artist Studio (21)

Automated Banking Machine (23)

Custom Workshop (21)

Eating Establishment (21)

Education Use (21)

Market Garden (26)

Massage Therapy (21)

Medical Office (21)

Office (21)

Outdoor Patio (25)

Outdoor Sales and Display (24)

Performing Arts Studio (21)

Personal Service Shop (21)

Pet Services (21)

Production Studio (21)

Recreation Use (21, 27)

Religious Education Use (21)

Retail Service (21)

Service Shop (21)

Take-out Eating Establishment (21)

Wellness Centre (21)

- (ii) replacing "Retail Store (12)" with "Retail Store (12, 21, 22)";
- (iii) arranging the amended list of uses with conditions in alphabetical order.

Explanatory Comment: Section 4 below contains the conditions that would apply to the variety of commercial units located on Major Streets in the R Zone, including (but not limited to) in apartment buildings.

- **4.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(21) so that it reads:
 - Art Gallery and Other Commercial and Non-Residential Uses on Major Streets In the R zone, an art gallery, artist studio, custom workshop, eating establishment, education use, massage therapy, medical office, office, performing arts studio, personal service shop, pet services, production studio, recreation use, religious education use, retail store, retail service, service shop, takeout eating establishment or wellness centre must be located in a non-residential building or a permitted residential building on a lot abutting a major street, subject to the following:
 - (A) the **building** must be on a **lot** with a **front lot line** or **side lot line** abutting a **major street**;

- (B) the **interior floor area** dedicated to the uses must comply with the following:
 - (i) The **interior floor area** of an individual establishment must not exceed 150 square metres;
 - (ii) If located in a **building** other than an **apartment building**, the total **interior floor area** of the uses must not exceed 150 square metres;
 - (iii) If located in an **apartment building**, the total **interior floor area** of the uses must not exceed 400 square metres;
 - (iv) If located in an **apartment building**, the uses must not occupy, in total, more than 85% of the **interior floor area** of the first **storey** of the **building**;
- (C) The **interior floor area** of the uses is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (D) The location of the uses must comply with the following:
 - (i) The uses must not be located above the first **storey** of the **building**:
 - (ii) despite (i) above, an education use, massage therapy, medical office, office or wellness centre may be located on the first storey or second storey of a building, provided that any premises located above the first storey must not share access with any residential uses on the same storey;
- (E) each individual use must have a main pedestrian entrance that is:
 - (i) located parallel to and within 6.0 metres of the **lot line** abutting the **major street**;
 - (ii) despite (i) above, if the **lawful building setback** of a **lawfully existing building** is greater than 6.0 metres, the main pedestrian entrance may be located in the front **main wall** that is closest to the **lot line** abutting the **major street**;
 - (iii) within 0.2 metres of the ground measured at the **lot line** abutting the **street** directly opposite the entrance; and
 - (iv) if not level with the public sidewalk closest to the entrance, is accessed by a ramp which rises no more than 0.04 metres vertically for every 1.0 metre horizontally.
- (F) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential uses must be stored in a wholly enclosed **building**;
 - (ii) If the waste and recyclable material associated with the nonresidential uses is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or

in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**:

- (G) An area for the outdoor sale or display of goods or commodities must not be located in areas required for parking, loading, driveways or outdoor amenity space.
- (H) The first storey of the portion of the building containing the use must have a minimum height of 3.8 metres, measured between the average elevation of the ground along the front lot line and the floor of the second storey;
- (I) Regulation (H) does not apply to a use located within a portion of a **lawfully existing building** where the **lawful** height of the first **storey** of the **lawfully existing building** is less than 3.8 metres;
- (J) for the purposes of regulations 10.10.20.10(1) and 10.10.20.40(1), a building that contains a dwelling unit and a non-residential use that complies with (A) to (I) above may be considered a permitted residential building type despite the building type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use:

Explanatory Comment: Section 5 below contains the conditions that would apply to a more limited range of commercial uses permitted to be located on corner lots or adjacent to parks or non-residential zones in the R Zone.

- **5.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(22) so that it reads:
 - (22) Retail Store Corner Lot and Adjacent to Non-Residential Uses

In the R zone, a **Retail Store** may be located in a **building** on a **lot** that does not abut a **major street**, subject to the following:

- (A) the **lot** must be:
 - (i) a corner lot,
 - (ii) a **lot** abutting a **park** or a **public school** that fronts on the same **street**; or
 - (iii) a **lot** abutting a **lot** that fronts on the same **street** and that is in the Commercial Zone category, Commercial Residential Zone category, Commercial Residential Employment Zone category, or Institutional Zone category:
- (B) the use must be the only non-residential use in the **building**;

- (C) if the **building** is a **residential building**, the **building** must not be located on more than one **lot**;
- (D) the **interior floor area** dedicated to the use must not exceed 110 square metres;
- (E) the **interior floor area** is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4):
- (F) the use must not be located above the first **storey** of the **building**;
- (G) an area for outdoor sales or display must not exceed 10 square metres, and must not be located in areas required for parking, loading, **driveways** or outdoor **amenity space**.
- (H) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential uses must be stored in a wholly enclosed **building**;
 - (ii) If the waste and recyclable material is stored in an ancillary building, the ancillary building may not be located in a side yard that abuts a street or in a front yard, and must be a minimum of 1.0 metres from any lot line;
- (I) A retail store may include an ancillary eating establishment or takeout eating establishment, provided that food is prepared off-site;
- (J) for the purposes of regulations 10.10.20.10(1) and 10.10.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (H) above may be considered a **detached house** despite the **building** type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a **detached house**, the **building** remains a **detached house**; or
 - (ii) a **detached house** if the **building** would be defined as a **detached house** if it did not contain the non-residential use;

Explanatory Comment: Sections 6 to 10 below contains additional conditions that would apply to specific types of uses, including ABMs, Market Gardens and Outdoor Sales or Display Areas, Outdoor Patios and Eating Establishments.

- **6.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(23) so that it reads:
 - (23) Automated Banking Machines
 In the R zone, an automated banking machine must be located in a building;

- **7.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(24) so that it reads:
 - (24) Outdoor Sales or Display

In the R zone, the outdoor sale or display of goods or commodities on a **lot** abutting a **major street** is subject to the following:

- (A) the outdoor sale or display of goods or commodities must be in combination with a permitted use inside a **building** on the **lot**;
- (B) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** may be located abutting that use if the area for the outdoor sale or display of those goods or commodities does not exceed 10 square metres;
- (B) the goods or commodities may not be displayed closer to a **rear lot line** or a **side lot line** than:
 - (i) 0.0 metres where the **lot line** abuts a **street**; and
 - (ii) 7.5 metres in all other cases;
- (C) the area for the outdoor sale or display of goods or commodities may not be located in areas required by this By-law for parking, loading, driveways or outdoor **amenity space**.
- **8.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(25) so that it reads:
 - (25) Outdoor Patio

In the R Zone, an outdoor patio:

(A) must be combined with one of the following uses and be located on the same **lot** or an abutting **lot** that permits an **outdoor patio**:

Eating Establishment;

Retail Store; and

Take-out Eating Establishment;

- (B) may not exceed a maximum area of 10 square metres;
- (C) may not be used to provide entertainment such as performances, music and dancing;
- (D) is not permitted above the first **storey** of a **building**;
- (E) must be located in a **front yard** or **side yard** abutting a **street**;
- (F) must be set back at least 1 metre from a **lot line** that abuts a **lot** in the Residential Zone category;

- (G) In the **side yard** or **front yard** of a **lot** that abuts a **lot** in the Residential Zone category, the **outdoor patio** must have a fence installed along the **side lot line** or the portion of the **outdoor patio** parallel to the **side lot line**:
- **9.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(26) so that it reads:
 - (26) Market Gardens
 In the R zone, a **market garden** may not be used for the growing and harvesting of shrubs or trees for the purpose of sale;
- **10.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.20.100(26) so that it reads:
 - (27) Recreation Use
 - (A) The **recreation use** must be wholly enclosed and located inside a **building**;
 - (B) The recreation use must not include a commercial swimming pool; and
 - (C) In an **apartment building**, the **recreation use** must not be located in areas providing required **amenity space**.

Explanatory Comment: Section 11 below contains provisions permitting the replacement of an existing parking space with non-residential uses.

- **11.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.10.80.1 (2), so that it reads:
 - (2) Conversion of Parking Space in a Residential Building to Non-Residential Use

A parking space located inside a building on a lot in the R zone, other than an ancillary building, may be converted to interior floor area for a use that is subject to regulations 10.10.20.100(21) or (22), and no further parking space is required if:

- (A) the **parking space** is in a **residential building** other than an **apartment building**;
- (B) the vehicle entrance to the parking space is in the front main wall of the building;
- (C) the **driveway** leading to the vehicle entrance in the **building** is removed, and any **front yard** depression in the ground is filled to **established grade**;
- (D) the area of the removed **driveway** in the **front yard** must be **landscaping**, but may continue to be considered a permitted **driveway** for the purposes of calculating required **soft landscaping** under regulation 10.5.50.10(1)(D); and

(E) a **parking space** located in the **front yard** or **side yard** abutting a **street** is subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.

SECTION BREAK

Explanatory Comment: Sections 12 to 20 below amends the RD Zone use permissions to add permitted uses with conditions allowing a variety of commercial units on Major Streets and corner lots in RD Zones, generally in keeping with the uses and conditions added for the R Zone as set out in Sections 3 to 11 above.

- **12.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.20.20.20(1) as follows:
 - (i) adding the following uses with conditions:

Art Gallery (19)

Artist Studio (19)

Automated Banking Machine (21)

Custom Workshop (19)

Eating Establishment (19)

Education Use (19)

Market Garden (24)

Massage Therapy (19)

Medical Office (19)

Office (19)

Outdoor Patio (23)

Outdoor Sales and Display (22)

Performing Arts Studio (19)

Personal Service Shop (19)

Pet Services (19)

Production Studio (19)

Recreation Use (19, 25)

Religious Education Use

Retail Service (19)

Retail Store (19, 20)

Service Shop (19)

Take-out Eating Establishment (19)

Wellness Centre (19)

- (ii) arranging the amended list of uses in alphabetical order.
- **13.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(19) so that it reads:
 - (19) Art Gallery and Other Commercial and Non-Residential Uses on Major Streets In the RD zone, an art gallery, artist studio, custom workshop, eating establishment, education use, massage therapy, medical office, office, performing arts studio, personal service shop, pet services, production studio, recreation use, religious education use, retail store, retail service, service shop, takeout eating establishment or wellness centre must be

located in a **non-residential building** or a permitted **residential building** on a **lot** abutting a **major street**, subject to the following:

- (A) the **building** must be on a **lot** with a **front lot line** or **side lot line** abutting a **major street**;
- (B) the **interior floor area** dedicated to the uses must comply with the following:
 - (i) The **interior floor area** of an individual establishment must not exceed 150 square metres;
 - (ii) If located in a **building** other than an **apartment building**, the total **interior floor area** of the uses must not exceed 150 square metres:
 - (iii) If located in an **apartment building**, the total **interior floor area** of the uses must not exceed 400 square metres
 - (iv) If located in an **apartment building**, the uses must not occupy, in total, more than 85% of the interior floor area of the first **storey** of the **building**;
- (C) The **interior floor area** of the uses is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4).
- (D) The location of the uses must comply with the following:
 - (i) The uses must not be located above the first **storey** of the **building**;
 - (ii) Despite (i) above, an education use, massage therapy, medical office, office or wellness centre may be located on the first storey or the second storey of the building, provided that any premises located above the first storey must not share access with any residential uses on the same storey;
- (E) each individual establishment must have a main pedestrian entrance that is:
 - (i) located parallel to and within 6.0 metres of the **lot line** abutting the Major **Street**:
 - (ii) despite (i) above, if the lawful building setback of a lawfully existing building is greater than 6.0 metres, the main pedestrian entrance may be located in the front main wall that is closest to the lot line abutting the major street;
 - (iii) within 0.2 metres of the ground measured at the **lot line** abutting the **street** directly opposite the entrance; and
 - (iv) if not level with the public sidewalk closest to the entrance, is accessed by a ramp which rises no more than 0.04 metres vertically for every 1.0 metre horizontally.

- (F) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - All waste and recyclable material associated with the nonresidential uses must be stored in a wholly enclosed building; and
 - (ii) If the waste and recyclable material associated with the non-residential uses is stored in an ancillary building, the ancillary building may not be located in a side yard that abuts a street or in a front yard, and must be a minimum of 1.0 metres from any lot line;
- (G) an area for the outdoor sale or display of goods or commodities may not be located in areas required for parking, loading, driveways or outdoor amenity space.
- (H) The first **storey** of the portion of the **building** containing the use must have a minimum height of 3.8 metres, measured between the average elevation of the ground along the **front lot line** and the floor of the second **storey**;
- (I) Regulation (H) does not apply to a use located within a portion of a lawfully existing building where the lawful height of the first storey of the lawfully existing building is less than 3.8 metres;
- (J) for the purposes of regulations 10.20.20.10(1) and 10.20.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (I) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - if a lawfully existing building was originally constructed as a permitted residential building type, the building remains that residential building type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- **14.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(20) so that it reads:
 - (20) Retail Store Corner Lot and Adjacent to Non-Residential Uses

In the RD zone, a **Retail Store** may be located in a **building** on a **lot** that does not abut a **major street**, subject to the following:

- (A) the **lot** must be:
 - (i) a corner lot;
 - (ii) a **lot** abutting a **park** or a **public school** that fronts on the same **street**; or
 - (iii) a **lot** abutting a **lot** that fronts on the same **street** and that is in the Commercial Zone category, Commercial Residential Zone

- category, Commercial Residential Employment Zone category, or Institutional Zone category;
- (B) the use must be the only non-residential use in the **building**;
- (C) if the **building** is a **residential building**, the **building** must not be located on more than one **lot**:
- (D) the **interior floor area** dedicated to the use must not exceed 110 square metres;
- (E) the **interior floor area** is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (F) the use must not be located above the first **storey** of the **building**;
- (G) an area for outdoor sales or display must not exceed 10 square metres, and must not be located in areas required for parking, loading, driveways or outdoor amenity space.
- (H) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential use must be stored in a wholly enclosed **building**; and
 - (ii) If the waste and recyclable material is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.
- (I) A **retail store** may include an ancillary **eating establishment** or **takeout eating** establishment, provided that food is prepared off-site;
- (J) for the purposes of regulations 10..20.10(1) and 10.20.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (H) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- **15.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(21) so that it reads:
 - (21) Automated Banking Machines

In the RD zone, an automated banking machine must be located in a **building**.

- **16.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(22) so that it reads:
 - (22) Outdoor Sales or Display

In the RD zone, the outdoor sale or display of goods or commodities on a **lot** abutting a **major street** is subject to the following:

- (A) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** on the **lot**;
- (B) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** may be located abutting that use if the area for the outdoor sale or display of those goods or commodities does not exceed 10 square metres;
- (C) the goods or commodities may not be displayed closer to a **rear lot line** or a **side lot line** than:
 - (i) 0.0 metres where the **lot line** abuts a **street**; and
 - (ii) 7.5 metres in all other cases;
- (D) the area for the outdoor sale or display of goods or commodities may not be located in areas required by this By-law for parking, loading, driveways or outdoor amenity space.
- **17.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(23) so that it reads:
 - (23) Outdoor Patio

In the RD Zone, an **outdoor patio**:

(A) must be combined with one of the following uses and be located on the same **lot** or an abutting **lot** that permits an **outdoor patio**:

Eating Establishment;

Retail Store; and

Take-out Eating Establishment:

- (B) may not exceed a maximum area of 10 square metres;
- (C) may not be used to provide entertainment such as performances, music and dancing;
- (D) is not permitted above the first **storey** of a **building**;
- (E) must be located in a front yard or side yard abutting a street;

- (F) must be set back at least 1 metre from a **lot line** that abuts a **lot** in the Residential Zone category;
- (G) in the side yard or front yard of a lot that abuts a lot in the Residential Zone category, the outdoor patio must have a fence installed along the side lot line or the portion of the outdoor patio parallel to the side lot line;
- **18.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(24) so that it reads:
 - (24) Market Gardens

In the RD zone, a **market garden** may not be used for the growing and harvesting of shrubs or trees for the purpose of sale;

- **19.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.20.20.100(25) so that it reads:
 - (25) Recreation Use
 - (A) The **recreation use** must be wholly enclosed and located inside a **building**;
 - (B) The recreation use must not include a commercial swimming pool; and
 - (C) In an **apartment building**, the **recreation use** must not be located in areas providing required **amenity space**.
- **20.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.20 Residential Detached Zone (RD), a new Article 10.20.80.1 Parking, Clause 10.20.80.1 General, and regulation 10.20.80.1(1), so it reads:

10.20.80 Parking

10.20.80.1 General

(1) Conversion of Parking Space in a Residential Building to Non-Residential Use

A parking space located inside a building on a lot in the RD zone, other than an ancillary building, may be converted to interior floor area for a use that is subject to regulations 10.20.20.100(19) or (20), and no further parking space is required if:

- (A) the **parking space** is in a **residential building** other than an **apartment building**;
- (B) the vehicle entrance to the parking space is in the front main wall of the building;
- (C) the **driveway** leading to the vehicle entrance in the **building** is removed, and any **front yard** depression in the ground is filled to **established grade**;

- (D) the area of the removed **driveway** in the **front yard** must be **landscaping**, but may continue to be considered a permitted **driveway** for the purposes of calculating required **soft landscaping** under regulation 10.5.50.10(1)(D); and
- (E) a **parking space** located in the **front yard** or **side yard** abutting a **street** is subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.

Explanatory Comment: Sections 21 to 29 below amends the RS Zone use permissions to add permitted uses with conditions allowing a variety of commercial units on Major Streets and corner lots in RS Zones, generally in keeping with the uses and conditions added for the R Zone as set out in Sections 3 to 11 above.

- **21.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.40.20.20(1) as follows:
 - (i) adding the following uses:

Art Gallery (19)

Artist Studio (19)

Automated Banking Machine (21)

Custom Workshop (19)

Eating Establishment (19)

Education Use (19)

Market Garden (22)

Massage Therapy (19)

Medical Office (19)

Office (19)

Outdoor Patio (23)

Outdoor Sales and Display (22)

Performing Arts Studio (19)

Personal Service Shop (19)

Pet Services (19)

Production Studio (19)

Recreation Use (19, 25)

Religious Education Use (19)

Retail Service (19)

Retail Store (19, 20)

Service Shop (19)

Take-out Eating Establishment (19)

Wellness Centre (19)

- (ii) arranging the amended list of uses in alphabetical order.
- **22.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(19) so that it reads:
 - (19) Art Gallery and Other Commercial and Non-Residential Uses on Major Streets In the RS zone, an art gallery, artist studio, custom workshop, eating establishment, education use, massage therapy, medical office, office, performing arts studio, personal service shop, pet services, production studio, recreation use, religious education use, retail store, retail service,

service shop, takeout eating establishment or **wellness centre** must be located in a **non-residential building** or a permitted **residential building** on a **lot** abutting a major street, subject to the following:

- (A) the **building** must be on a **lot** with a **front lot line** or **side lot line** abutting a **major street**;
- (B) the **interior floor area** dedicated to the uses must comply with the following:
 - (i) The **interior floor area** of an individual establishment must not exceed 150 square metres;
 - (ii) If located in a **building** other than an **apartment building**, the total **interior floor area** of the uses must not exceed 150 square metres
 - (iii) If located in an **apartment building**, the total **interior floor area** of the uses must not exceed 400 square metres
 - (iv) If located in an apartment building, the uses must not occupy, in total, more than 85% of the interior floor area of the first storey of the building;
- (C) the **interior floor area** of the uses is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (D) The location of the uses must comply with the following:
- (i) the uses must not be located above the first **storey** of the **building**;
- (ii) Despite (i) above, an education use, massage therapy, medical office, office or wellness centre may be located on the first storey or the second storey of the building, provided that any premises located above the first storey must not share access with any residential uses on the same storey;
- (E) each individual establishment must have a main pedestrian entrance that is:
 - (i) located parallel to and within 6.0 metres of the **lot line** abutting the Major **Street**;
 - (ii) despite (i) above, if the lawful building setback of a lawfully existing building is greater than 6.0 metres, the main pedestrian entrance may be located in the front main wall that is closest to the lot line abutting the major street;
 - (iii) within 0.2 metres of the ground measured at the **lot line** abutting the **street** directly opposite the entrance; and
 - (iv) if not level with the public sidewalk closest to the entrance, is accessed by a ramp which rises no more than 0.04 metres vertically for every 1.0 metre horizontally.
- (F) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:

- All waste and recyclable material associated with the nonresidential uses must be stored in a wholly enclosed building;
- (ii) If the waste and recyclable material associated with the non-residential uses is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.
- (G) an area for the outdoor sale or display of goods or commodities may not be located in areas required for parking, loading, **driveways** or outdoor **amenity space**.
- (H) The first **storey** of the portion of the **building** containing the use must have a minimum height of 3.8 metres, measured between the average elevation of the ground along the **front lot line** and the floor of the second **storey**;
- (I) Regulation (H) does not apply to a use located within a portion of a **lawfully existing building** where the **lawful** height of the first **storey** of the **lawfully existing building** is less than 3.8 metres;
- (J) for the purposes of regulations 10.40.20.10(1) and 10.40.20.40(1), a building that contains a dwelling unit and a non-residential use that complies with (A) to (I) above may be considered a permitted residential building type despite the building type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use:
- **23.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(20) so that it reads:
 - (20) Retail Store Corner Lot and Adjacent to Non-Residential Uses

In the RS zone, a **Retail Store** may be located in a **building** on a **lot** that does not abut a **major street**, subject to the following:

- (A) the **lot** must be:
 - (i) a corner lot;
 - (ii) a **lot** abutting a **park** or a **public school** that fronts on the same **street**; or
 - (iii) a **lot** abutting a **lot** that fronts on the same **street** and that is in the Commercial Zone category, Commercial Residential Zone category, Commercial Residential Employment Zone category, or Institutional Zone category;

- (B) the use must be the only non-residential use in the **building**;
- (C) if the **building** is a **residential building**, the **building** must not be located on more than one **lot**:
- (D) the **interior floor area** dedicated to the use must not exceed 110 square metres;
- the **interior floor area** is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (F) the use must not be located above the first **storey** of the **building**;
- (G) an area for outdoor sales or display must not exceed 10 square metres, and must not be located in areas required for parking, loading, **driveways** or outdoor **amenity space**.
- (H) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential use must be stored in a wholly enclosed **building**; and
 - (ii) If the waste and recyclable material is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.
- (I) A **retail store** may include an ancillary **eating establishment** or **takeout eating** establishment, provided that food is prepared off-site;
- (J) for the purposes of regulations 10.40.20.10(1) and 10.40.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (H) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(21) so that it reads:
 - (21) <u>Automated Banking Machines</u>
 In the RS zone, an automated banking machine must be located in a **building**.

- **25.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(22) so that it reads:
 - (22) Outdoor Sales or Display

In the RS zone, the outdoor sale or display of goods or commodities on a **lot** abutting a **major street** is subject to the following:

- (A) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** on the **lot**;
- (B) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** may be located abutting that use if the area for the outdoor sale or display of those goods or commodities does not exceed 10 square metres;
- (C) the goods or commodities may not be displayed closer to a **rear lot line** or a **side lot line** than:
 - (i) 0.0 metres where the **lot line** abuts a **street**; and
 - (ii) 7.5 metres in all other cases;
- (D) the area for the outdoor sale or display of goods or commodities may not be located in areas required by this By-law for parking, loading, **driveways** or outdoor **amenity space**.
- **26.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(23) so that it reads:
 - (23) Outdoor Patio

In the RS Zone, an outdoor patio:

(A) must be combined with one of the following uses and be located on the same **lot** or an abutting **lot** that permits an **outdoor patio**:

Eating Establishment; Retail Store; and Take-out Eating Establishment;

- (B) must not exceed a maximum area of 10 square metres;
- (C) may not be used to provide entertainment such as performances, music and dancing;
- (D) is not permitted above the first **storey** of a **building**;
- (E) must be located in a **front yard** or **side yard** abutting a **street**;
- (F) must be set back at least 1 metre from a **lot line** that abuts a **lot** in the Residential Zone category;

- (G) In the **side yard** or **front yard** of a **lot** that abuts a **lot** in the Residential Zone category, the **outdoor patio** must have a fence installed along the **side lot line** or the portion of the **outdoor patio** parallel to the **side lot line**:
- **27.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(24) so that it reads:
 - (24) Market Gardens
 In the RS zone, a **market garden** may not be used for the growing and harvesting of shrubs or trees for the purpose of sale;
- **28.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.40.20.100(25) so that it reads:
 - (25) Recreation Use
 - (A) The recreation use must be wholly enclosed and located inside a building;
 - (B) The recreation use must not include a commercial swimming pool; and
 - (C) In an **apartment building**, the **recreation use** must not be located in areas providing required **amenity space**.
- **29.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.40 Residential Semi-Detached Zone (RS), a new Article 10.40.80.1 Parking, Clause 10.40.80.1 General, and regulation 10.40.80.1(1), so it reads:

10.40.80 Parking

10.40.80.1 General

(1) Conversion of Parking Space in a Residential Building to Non-Residential Use

A parking space located inside a building on a lot in the RS zone, other than an ancillary building, may be converted to interior floor area for a use that is subject to regulations 10.40.20.100(19) or (20), and no further parking space is required if:

- (A) the **parking space** is in a **residential building** other than an **apartment building**;
- (B) the vehicle entrance to the **parking space** is in the front **main wall** of the **building**;
- (C) the **driveway** leading to the vehicle entrance in the **building** is removed, and any **front yard** depression in the ground is filled to **established grade**;
- (D) the area of the removed **driveway** in the **front yard** must be **landscaping**, but may continue to be considered a permitted **driveway** for the purposes of calculating required **soft landscaping** under regulation 10.5.50.10(1)(D); and

(E) a **parking space** located in the **front yard** or **side yard** abutting a **street** is subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.

Explanatory Comment: Sections 30 to 38 below amends the RT Zone use permissions to add permitted uses with conditions allowing a variety of commercial units on Major Streets and corner lots in RT Zones, generally in keeping with the uses and conditions added for the R Zone as set out in Sections 3 to 11 above.

- **30.** Zoning By-law 569-2013, as amended, is further amended by amending Regulation 10.60.20.20(1) as follows:
 - (i) adding the following uses:

Art Gallery (19)

Artist Studio (19)

Automated Banking Machine (21)

Custom Workshop (19)

Eating Establishment (19)

Education Use (19)

Market Garden (22)

Massage Therapy (19)

Medical Office (19)

Office (19)

Outdoor Patio (23)

Outdoor Sales and Display (22)

Performing Arts Studio (19)

Personal Service Shop (19)

Pet Services (19)

Production Studio (19)

Recreation Use (19, 25)

Religious Education Use (19)

Retail Service (19)

Retail Store (19, 20)

Service Shop (19)

Take-out Eating Establishment (19)

- (ii) arranging the amended list of uses in alphabetical order.
- **31.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(19) so that it reads:
 - (19) Art Gallery and Other Commercial and Non-Residential Uses on Major Streets In the RT zone, an art gallery, artist studio, custom workshop, eating establishment, education use, massage therapy, medical office, office, performing arts studio, personal service shop, pet services, production studio, recreation use, religious education use, retail store, retail service, service shop, takeout eating establishment or wellness centre may be located in a non-residential building or a permitted residential building on a lot abutting a major street, subject to the following:

- (A) the **building** must be on a **lot** with a **front lot line** or **side lot line** abutting a **major street**;
- (B) the **interior floor area** dedicated to the uses must comply with the following:
 - (i) The **interior floor area** of an individual establishment must not exceed 150 square metres;
 - (ii) If located in a **building** other than an **apartment building**, the total **interior floor area** of the uses must not exceed 150 square metres
 - (iii) If located in an **apartment building**, the total **interior floor area** of the uses must not exceed 400 square metres
 - (iv) If located in an **apartment building**, the uses must not occupy, in total, more than 85% of the interior floor area of the first **storey** of the **building**;
- (C) the **interior floor area** of the uses is reduced by the area within each establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (D) The location of the uses must comply with the following:
 - the uses must not be located above the first **storey** of the **building**; and
 - (ii) despite (i) above, an education use, massage therapy, medical office, office or wellness centre may be located on the first storey or the second storey of the building, provided that any premises located above the first storey must not share access with any residential uses on the same storey;
- (E) each individual establishment must have a main pedestrian entrance that is:
 - (i) located parallel to and within 6.0 metres of the **lot line** abutting the **Major Street**;
 - (ii) despite (i) above, if the **lawful building setback** of a **lawfully existing building** is greater than 6.0 metres, the main pedestrian entrance may be located in the front **main wall** that is closest to the **lot line** abutting the **major street**;
 - (iii) within 0.2 metres of the ground measured at the **lot line** abutting the **street** directly opposite the entrance; and
 - (iv) if not level with the public sidewalk closest to the entrance, is accessed by a ramp which rises no more than 0.04 metres vertically for every 1.0 metre horizontally.
- (F) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - All waste and recyclable material associated with the nonresidential uses must be stored in a wholly enclosed building; and

- (ii) If the waste and recyclable material associated with the non-residential uses is stored in an ancillary building, the ancillary building may not be located in a side yard that abuts a street or in a front yard, and must be a minimum of 1.0 metres from any lot line.
- (G) an area for the outdoor sale or display of goods or commodities may not be located in areas required for parking, loading, **driveways** or outdoor **amenity space**.
- (H) The first **storey** of the portion of the **building** containing the use must have a minimum height of 3.8 metres, measured between the average elevation of the ground along the **front lot line** and the floor of the second **storey**;
- Regulation (H) does not apply to a use located within a portion of a lawfully existing building where the lawful height of the first storey of the lawfully existing building is less than 3.8 metres;
- (J) for the purposes of regulations 10.60.20.10(1) and 10.60.20.40(1), a building that contains a dwelling unit and a non-residential use that complies with (A) to (I) above may be considered a permitted residential building type despite the building type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use:
- **32.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(20) so that it reads:
 - (20) Retail Store Corner Lot and Adjacent to Non-Residential Uses

In the RT zone, a **Retail Store** may be located in a **building** on a **lot** that does not abut a **major street**, subject to the following:

- (A) the **lot** must be:
 - (i) a corner lot;
 - (ii) a **lot** abutting a **park** or a **public school** that fronts on the same **street**; or
 - (iii) a **lot** abutting a **lot** that fronts on the same **street** and that is in the Commercial Zone category, Commercial Residential Zone category or Commercial Residential Employment Zone category, or Institutional Zone category;
- (B) the use must be the only non-residential use in the **building**;

- (C) if the **building** is a **residential building**, the **building** must not be located on more than one **lot**;
- (D) the **interior floor area** dedicated to the use must not exceed 110 square metres;
- (E) the **interior floor area** is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (F) the use must not be located above the first **storey** of the **building**;
- (G) an area for outdoor sales or display must not exceed 10 square metres, and must not be located in areas required for parking, loading, driveways or outdoor amenity space.
- (H) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential use must be stored in a wholly enclosed **building**; and
 - (ii) If the waste and recyclable material is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.
- (I) a **retail store** may include an ancillary **eating establishment** or **take-out eating** establishment, provided that food is prepared off-site;
- (J) for the purposes of regulations 10.60.20.10(1) and 10.60.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (H) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - if a lawfully existing building was originally constructed as a permitted residential building type, the building remains that residential building type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- **33.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(21) so that it reads:
 - (21) <u>Automated Banking Machines</u> In the RT zone, an automated banking machine must be located in a **building**.
- **34.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(22) so that it reads:

(22) Outdoor Sales or Display

In the RT zone, the outdoor sale or display of goods or commodities on a **lot** abutting a **major street** is subject to the following:

- (A) The outdoor sale or display of goods or commodities must be in combination with a permitted use inside a **building** on the **lot**;
- (B) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** may be located abutting that use if the area for the outdoor sale or display of those goods or commodities does not exceed 10 square metres;
- (C) the goods or commodities may not be displayed closer to a **rear lot line** or a **side lot line** than:
 - (i) 0.0 metres where the lot line abuts a street; and
 - (ii) 7.5 metres in all other cases;
- (D) the area for the outdoor sale or display of goods or commodities may not be located in areas required by this By-law for parking, loading, driveways or outdoor **amenity space**.
- **35.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(23) so that it reads:
 - (23) Outdoor Patio

In the RT Zone, an **outdoor patio**:

(A) must be combined with one of the following uses and be located on the same **lot** or an abutting **lot** that permits an **outdoor patio**:

Eating Establishment;

Retail Store; and

Take-out Eating Establishment;

- (B) must not exceed a maximum area of 10 square metres;
- (C) may not be used to provide entertainment such as performances, music and dancing;
- (D) is not permitted above the first **storey** of a **building**;
- (E) must be located in a front yard or side yard abutting a street;
- (F) must be set back at least 1 metre from a lot line that abuts a lot in the Residential Zone category;
- (G) In the **side yard** or **front yard** of a **lot** that abuts a **lot** in the Residential Zone category, the **outdoor patio** must have a fence installed along the

side lot line or the portion of the **outdoor patio** parallel to the **side lot line**;

- **36.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(24) so that it reads:
 - (24) Market Gardens
 In the RT zone, a **market garden** may not be used for the growing and harvesting of shrubs or trees for the purpose of sale;
- **37.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.60.20.100(25) so that it reads:
 - (25) Recreation Use
 - (A) The **recreation use** must be wholly enclosed and located inside a **building**;
 - (B) The recreation use must not include a commercial swimming pool; and
 - (C) In an **apartment building**, the **recreation use** must not be located in areas providing required **amenity space**.
- **38.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.60 Residential Townhouse Zone (RT), a new Article 10.60.80.1 Parking, Clause 10.60.80.1 General, and regulation 10.60.80.1(1), so it reads:

10.60.80 Parking

10.60.80.1 General

(1) Conversion of Parking Space in a Residential Building to Non-Residential Use

A **parking space** located inside a **building** on a **lot** in the RT zone, other than an **ancillary building**, may be converted to **interior floor area** for a use that is subject to regulations 10.60.20.100(19) or (20), and no further **parking space** is required if:

- (A) the **parking space** is in a **residential building** other than an **apartment building**;
- (B) the vehicle entrance to the **parking space** is in the front **main wall** of the **building**:
- (C) the **driveway** leading to the vehicle entrance in the **building** is removed, and any **front yard** depression in the ground is filled to **established grade**;
- (D) the area of the removed **driveway** in the **front yard** must be **landscaping**, but may continue to be considered a permitted **driveway** for the purposes of calculating required **soft landscaping** under regulation 10.5.50.10(1)(D); and

(E) a **parking space** located in the **front yard** or **side yard** abutting a **street** is subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.

Explanatory Comment: Sections 39 to 47 below amends the RM Zone use permissions to add permitted uses with conditions allowing a variety of commercial units on Major Streets and corner lots in RM Zones, generally in keeping with the uses and conditions added for the R Zone as set out in Sections 3 to 11 above.

39. By-law 569-2013, as amended, is further amended by amending Regulation 10.80.20.20(1) as follows:

(i) adding the following uses:

Art Gallery (21)

Artist Studio (21)

Automated Banking Machine (23)

Custom Workshop (21)

Eating Establishment (21)

Education Use (21)

Market Garden (26)

Massage Therapy (21)

Medical Office (21)

Office (21)

Outdoor Patio (25)

Outdoor Sales and Display (24)

Performing Arts Studio (21)

Personal Service Shop (21)

Pet Services (21)

Production Studio (21)

Recreation Use (21, 27)

Religious Education Use (21)

Retail Service (21)

Retail Store (21, 22)

Service Shop (21)

Take-out Eating Establishment (21)

- (ii) arranging the amended list of uses in alphabetical order.
- **40.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(21) so that it reads:
 - Art Gallery and Other Commercial and Non-Residential Uses on Major Streets In the RM zone, an art gallery, artist studio, custom workshop, eating establishment, education use, massage therapy, medical office, office, performing arts studio, personal service shop, pet services, production studio, recreation use, religious education use, retail store, retail service, service shop, takeout eating establishment or wellness centre must be located in a non-residential building or a permitted residential building on a lot abutting a major street, subject to the following:
 - (A) the **building** must be on a **lot** with a **front lot line** or **side lot line** abutting a **major street**;

- (B) the **interior floor area** dedicated to the uses must comply with the following:
 - (i) The **interior floor area** of an individual establishment must not exceed 150 square metres;
 - (ii) If located in a **building** other than an **apartment building**, the total **interior floor area** of the uses must not exceed 150 square metres
 - (iii) If located in an **apartment building**, the total **interior floor area** of the uses must not exceed 400 square metres
 - (iv) If located in an **apartment building**, the uses must not occupy, in total, more than 85% of the interior floor area of the first **storey** of the **building**;
- (C) the **interior floor area** of the uses is reduced by the area within each establishment in the **building** used for the purposes for which the **gross floor area** for an **apartment building** in regulation 10.5.40.40(4);
- (D) The location of the uses must comply with the following:
 - the uses must not be located above the first **storey** of the **building**; and
 - (ii) Despite (i) above, an education use, massage therapy, medical office, office or wellness centre may be located on the first storey or the second storey of the building, provided that any premises located above the first storey must not share access with any residential uses on the same storey;
- (E) each individual establishment must have a main pedestrian entrance that is:
 - (i) located parallel to and within 6.0 metres of the **lot line** abutting the Major **Street**;
 - (ii) despite (i) above, if the lawful building setback of a lawfully existing building is greater than 6.0 metres, the main pedestrian entrance may be located in the front main wall that is closest to the lot line abutting the major street;
 - (iii) within 0.2 metres of the ground measured at the **lot line** abutting the **street** directly opposite the entrance; and
 - (iv) if not level with the public sidewalk closest to the entrance, is accessed by a ramp which rises no more than 0.04 metres vertically for every 1.0 metre horizontally.
- (F) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and recyclable material associated with the nonresidential uses must be stored in a wholly enclosed building; and
 - (ii) If the waste and recyclable material associated with the nonresidential uses is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or

in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.

- (G) an area for the outdoor sale or display of goods or commodities may not be located in areas required for parking, loading, driveways or outdoor amenity space.
- (H) The first **storey** of the portion of the **building** containing the use must have a minimum height of 3.8 metres, measured between the average elevation of the ground along the **front lot line** and the floor of the second **storey**;
- (I) Regulation (H) does not apply to a use located within a portion of a **lawfully existing building** where the **lawful** height of the first **storey** of the **lawfully existing building** is less than 3.8 metres;
- (J) for the purposes of regulations 10.80.20.10(1) and 10.80.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (I) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- **41.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(22) so that it reads:
 - (22) Retail Store Corner Lot and Adjacent to Non-Residential Uses

In the RM zone, a **Retail Store** may be located in a **building** on a **lot** that does not abut a **major street**, subject to the following:

- (A) the **lot** must be:
 - (i) a corner lot;
 - (ii) a **lot** abutting a **park** or a **public school** that fronts on the same **street**, or
 - (iii) a **lot** abutting a **lot** that fronts on the same **street** and that is in the Commercial Zone category, Commercial Residential Zone category, Commercial Residential Employment Zone category or Institutional Zone category;
- (B) the use must be the only non-residential use in the **building**;
- (C) if the **building** is a **residential building**, the **building** must not be located on more than one **lot**;

- (D) the **interior floor area** dedicated to the use must not exceed 110 square metres;
- the **interior floor area** is reduced by the area within each individual establishment in the **building** used for the purposes for which the **gross floor area** of an **apartment building** is reduced in regulation 10.5.40.40(4);
- (F) the use must not be located above the first **storey** of the **building**;
- (G) an area for outdoor sales or display must not exceed 10 square metres, and must not be located in areas required for parking, loading, **driveways** or outdoor **amenity space**.
- (H) The storage of waste and recyclable materials associated with the non-residential uses must comply with the following:
 - (i) All waste and **recyclable material** associated with the non-residential use must be stored in a wholly enclosed **building**; and
 - (ii) If the waste and recyclable material is stored in an **ancillary building**, the **ancillary building** may not be located in a **side yard** that abuts a **street** or in a **front yard**, and must be a minimum of 1.0 metres from any **lot line**.
- (I) A **retail store** may include an ancillary **eating establishment** or **take-out eating** establishment, provided that food is prepared off-site;
- (J) for the purposes of regulations 10.80.20.10(1) and 10.80.20.40(1), a **building** that contains a **dwelling unit** and a non-residential use that complies with (A) to (H) above may be considered a permitted **residential building** type despite the **building** type definitions in Chapter 800, as follows:
 - (i) if a **lawfully existing building** was originally constructed as a permitted **residential building** type, the **building** remains that **residential building** type; or
 - (ii) the **residential building** type that the **building** would be defined as if it did not contain the non-residential use;
- **42.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(23) so that it reads:
 - (23) Automated Banking Machines
 In the RM zone, an automated banking machine must be located in a **building**.
- **43.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(24) so that it reads:
 - (24) Outdoor Sales or Display

In the RM zone, the outdoor sale or display of goods or commodities on a **lot** abutting a **major street** is subject to the following:

- (A) The outdoor sale or display of goods or commodities must be in combination with a permitted use inside a **building** on the **lot**;
- (B) the outdoor sale or display of goods or commodities in combination with a permitted use inside a **building** may be located abutting that use if the area for the outdoor sale or display of those goods or commodities does not exceed 10 square metres;
- (C) the goods or commodities may not be displayed closer to a **rear lot line** or a **side lot line** than:
 - (i) 0.0 metres where the lot line abuts a street; and
 - (ii) 7.5 metres in all other cases;
- (D) the area for the outdoor sale or display of goods or commodities may not be located in areas required by this By-law for parking, loading, **driveways** or outdoor **amenity space**.
- **44.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(25) so that it reads:
 - (25) Outdoor Patio

In the RM Zone, an outdoor patio:

(A) must be combined with one of the following uses and be located on the same **lot** or an abutting **lot** that permits an **outdoor patio**:

Eating Establishment; Retail Store; and Take-out Eating Establishment;

- (B) must not exceed a maximum area of 10 square metres;
- (C) may not be used to provide entertainment such as performances, music and dancing;
- (D) is not permitted above the first **storey** of a **building**;
- (E) must be located in a **front yard** or **side yard** abutting a **street**;
- (F) must be set back at least 1 metre from a lot line that abuts a lot in the Residential Zone category;
- (G) In the **side yard** of a **lot** that abuts a **lot** in the Residential Zone category, the **outdoor patio** must have a fence installed along the **side lot line** or the portion of the **outdoor patio** parallel to the **side lot line**;

- **45.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(26) so that it reads:
 - (26) <u>Market Gardens</u>
 In the RM zone, a **market garden** may not be used for the growing and harvesting of shrubs or trees for the purpose of sale;
- **46.** Zoning By-law 569-2013, as amended, is further amended by adding regulation 10.80.20.100(27) so that it reads:
 - (27) Recreation Use
 - (A) The **recreation use** must be wholly enclosed and located inside a **building**;
 - (B) The recreation use must not include a commercial swimming pool; and
 - (C) In an **apartment building**, the **recreation use** must not be located in areas providing required **amenity space**.
- **47.** Zoning By-law 569-2013, as amended, is further amended by adding to Section 10.80 Residential Multiple Zone (RM), a new Article 10.80.80.1 Parking, Clause 10.80.80.1 General, and regulation 10.80.80.1(1), so it reads:

10.80.80 Parking

10.80.80.1 General

(1) Conversion of Parking Space in a Residential Building to Non-Residential Use

A parking space located inside a building on a lot in the RM zone, other than an ancillary building, may be converted to interior floor area for a use that is subject to regulations 10.80.20.100(21) or (22), and no further parking space is required if:

- (A) the **parking space** is in a **residential building** other than an **apartment building**;
- (B) the vehicle entrance to the **parking space** is in the front **main wall** of the **building**;
- (C) the **driveway** leading to the vehicle entrance in the **building** is removed, and any **front yard** depression in the ground is filled to **established grade**;
- (D) the area of the removed **driveway** in the **front yard** must be **landscaping**, but may continue to be considered a permitted **driveway** for the purposes of calculating required **soft landscaping** under regulation 10.5.50.10(1)(D); and
- (E) a **parking space** located in the **front yard** or **side yard** abutting a **street** is subject to regulation 10.5.80.10(3) or is authorized by a Section 45 Planning Act minor variance.

Explanatory Comment: Sections 48 and 49 relate to regulations governing how ancillary entertainment uses can be combined with an Eating Establishment, which are located under Section 150.100 Specific Use Regulations for Eating Establishments, to be consistent with their location for other zone types pursuant to the recently approved Night Economy Zoning By-law 1329-2023. No combined uses are permitted for eating establishments zoned under the Residential Zone category, and as a housekeeping matter the existing restrictions for the RAC zone would be moved to Section 150.100.

- **48.** Zoning By-law 569-2013, as amended, is further amended by replacing regulation 15.20.20.100(7) so that it reads:
 - (7) <u>Eating Establishments</u>
 In the RAC zone, an **eating establishment** must comply with the specific use regulations in Section 150.100;
- **49.** Zoning By-law 569-2013, as amended, is further amended by adding to 150.100.20.1(1) regulations (F) and (G) so that they read:
 - (F) In the Residential Zone category, entertainment areas, including **amusement arcades**, a dance floor, stage, standing audience area, disc jockey area, sound room or karaoke room, or **recreation use**, are not permitted in an **eating establishment**;
 - (G) In the RAC zone, the following may occupy a maximum of 6 percent of the total **interior floor area** of the **eating establishment** to a maximum of 12 square metres:
 - (i) an amusement arcade;
 - (ii) dance floor;
 - (iii) stage;
 - (iv) standing audience area;
 - (v) disc jockey area;
 - (vi) sound room or karaoke room;
 - (vii) a recreation use; and
 - (viii) any other entertainment area;