

## DELEGATED APPROVAL FORM DIRECTOR, REAL ESTATE SERVICES MANAGER, REAL ESTATE SERVICES

TRACKING NO.: 2019-207

			ncil on October 2, 3 & 4, 2017, as amended by Item , as adopted by City Council on November 7, 8 & 9, 2017.						
Prepared By:	Carm Curcuruto	Division:	Legal File No. 2600-700-9300-2019						
Date Prepared:	August 8, 2019	Phone No.:	416-3975599						
Purpose	To consent to the release of the following Instruments: (1) CT853218, being a Development Agreement, registered on March 6, 1987 (the "Development Agreement"); (2) CT853219 being a Collateral Agreement, registered on March 6, 1987 (the "Collateral Agreement"); (3) 134102 EP being an Encroachment Agreement, registered on September 15, 1966; and (4) CA346843 being an Encroachment Agreement, registered on May 25, 1995 (collectively the "Encroachment Agreements") from the lands comprising all of PINS 21104-0225(LT) to 21104-0236(LT), inclusive, (the "Property"). The Development Agreement, Collateral Agreement and the Encroachment Agreements are hereinafter referred to as the "Agreements".								
Property	951-971 Bay Street, Toronto								
Actions	To consent to the release of the Agreements from the Property.								
Financial Impact	There is no financial impact.								
Comments	The previous owner entered into the Development Agreement and Collateral Agreement with the City in connection with the construction of additional space to the ground and second floor and renovations to the 32 storey hotel and rental building existing at the time. Subsequently, the interior floor plans were substantially altered leaving only a significant portion of the building's shell maintained for a redevelopment of a new 9 storey addition on top of the existing building with an addition to the base of the building. The owner entered into a new Site Plan Agreement in respect of its new development for a 41-storey mixed use building containing rental and condominium units. The Site Plan Agreement was registered as Instrument Number AT3812792 on February 18, 2015 and a subsequent Amending Site Plan Agreement was registered as Instrument Number AT4630240 on July 18, 2017, (collectively the "Site Plan Agreement"). The Site Plan Agreement supersedes the Development Agreement and Collateral Agreement.  The previous owner entered into the Encroachment Agreements with the City in connection with the construction and maintenance of a canopy of fire-resistant construction to be attached to or suspended from the west wall of the building and the maintenance of 9 decorative light standards (the "Encroachments"). A recent site inspection has confirmed that the Encroachments have since been removed.  As the Site Plan Agreement supersedes the Development and Collateral Agreement and as the Encroachments have been removed, it is therefore appropriate to consent to release the Agreements from the Property.								
Terms	Ann Marie Hyman, and Zarvan Riahi, both of Transportation Services, Right of Way Management, Toronto & East York District, confirmed by e-mail dated, July 17, 2019, and August 2, 2019, that as a site inspection confirmed the Encroachments have since been removed, Transportation Services has no objection to consent to release the Encroachment Agreements from the Property.  Robert Ursini, Assistant Planner, City Planning Division, Toronto & East York District, confirmed by e-mails dated July 9, 2019 and July 24, 2019 that as the Development Agreement and Collateral Agreement have since been superseded by the Site Plan Agreements, City Planning Division has no objection to consent to release the Development Agreement and Collateral Agreement from the Property.								
Property Details	Ward:								
	Assessment Roll No.:								
	Approximate Size:								
	Approximate Area:								
	Other Information:								
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Α.	Manager, Real Estate Services has approval authority for:	Director, Real Estate Services has approval authority for:					
<ol> <li>Acquisitions:</li> <li>Expropriations:</li> </ol>	Where total compensation does not exceed \$50,000.  Statutory offers, agreements and settlements	Where total compensation does not exceed \$1 Million.  Statutory offers, agreements and settlements					
	where total compensation does not cumulatively exceed \$50,000.	where total compensation does not cumulatively exceed \$1 Million.					
3. Issuance of RFPs/REOIs:	Delegated to a more senior position.	Issuance of RFPs/REOIs.					
4. Permanent Highway Closures:	Delegated to a more senior position.	Initiate process & authorize GM, Transportation Services to give notice of proposed by-law.					
<ol><li>Transfer of Operational Management to Divisions and Agencies:</li></ol>	Delegated to a more senior position.	Delegated to a more senior position.					
<b>6.</b> Limiting Distance Agreements:	Where total compensation does not exceed \$50,000.	Where total compensation does not exceed \$1 Million.					
7. Disposals (including Leases of 21 years or more):	Where total compensation does not exceed \$50,000.	Where total compensation does not exceed \$1 Million.					
8. Exchange of land in Green Space System & Parks & Open Space Areas of Official Plan:	Delegated to a more senior position.	Exchange of land in Green Space System and Parks and Open Space Areas of Official Plan.					
<ol><li>Leases/Licences (City as Landlord/Licensor):</li></ol>	(a) Where total compensation (including options/ renewals) does not exceed \$50,000.	(a) Where total compensation (including options/ renewals) does not exceed \$1 Million.					
	(b) Where compensation is less than market value, for periods not exceeding three (3) months, including licences for environmental assessments and/or testing, etc.	(b) Where compensation is less than market value, for periods not exceeding six (6) months, including licences for environmental assessments and/or testing, etc.					
	Leases pursuant to the Community Space Tenancy Policy delegated to a more senior position.	Leases pursuant to the Community Space Tenancy Policy delegated to a more senior position.					
<b>10.</b> Leases/Licences (City as Tenant/Licensee):	Where total compensation (including options/ renewals) does not exceed \$50,000.	Where total compensation (including options/ renewals) does not exceed \$1 Million.					
11. Easements (City as Grantor):	Where total compensation does not exceed \$50,000.	(a) Where total compensation does not exceed \$1 Million.					
	Delegated to a more senior position.	(b) When closing roads, easements to pre- existing utilities for nominal consideration.					
12. Easements (City as Grantee):	Where total compensation does not exceed \$50,000.	Where total compensation does not exceed \$1 Million.					
13. Revisions to Council Decisions in Real Estate Matters:	Delegated to a more senior position.	Amendment must not be materially inconsistent with original decision (and subject to General Condition (u)).					
14. Miscellaneous:	Delegated to a more senior position.	(a) Approvals, Consents, Notices and Assignments under all Leases/Licences					
		(c) Surrenders/Abandonments					
		(c) Surrenders/Abandonments (d) Enforcements/Terminations					
		(e) Consents/Non-Disturbance Agreements/ Acknowledgements/Estoppels/Certificates					
		(f) Objections/Waivers/Caution					
		(g) Notices of Lease and Sublease					
		(h) Consent to regulatory applications by City, as owner					
		(i) Consent to assignment of Agreement of Purchase/Sale; Direction re Title					
		(j) Documentation relating to Land Titles applications					
B. Director, Real Estate Services and Manager, Real Estate Services each has signing authority on behalf of the City for:							
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Expropriation Applications and	ent matters for which he or she also has delegated approval a Notices following Council approval of expropriation (Manager,	·					
signing authority).  Director, Real Estate Services also has signing authority on behalf of the City for:							
Agreements of Purchase and Sale and all implementing documentation for purchases, sales and land exchanges not delegated to staff for approval.							

• Community Space Tenancy Leases approved by delegated authority by Deputy City Manager, Corporate Services and any related documents.

Consultation with	Councillor	(s)											
Councillor:							Councillor:						
Contact Name:							Contact Name:						
Contacted by:	Phone		E-Mail	Men	0	Other	Contacted by:		Phone	E-mail	Memo		Other
Comments:							Comments:						
Consultation with Divisions and/or Agencies													
Division:	Transportation Services					Division:	C	City Planning Division					
Contact Name:	Ann Marie Hyman & Zarvan Riahi				Contact Name:	Robert Ursini							
Comments:	No Objectio	n					Comments:	١	lo Objection				
Legal Division Cont	act												
Contact Name:						•							•

DAF Tracking No.: 2019- 207	Date	Signature
Recommended by:		
Recommended by: Director, Real Estate Law Ray Mickevicius Approved by: Per: M. Jacqueline Vettorel	Aug. 8, 2019	Signed by Jacqueline Vettorel
Approved by: Acting Director, Real Estate Services Nick Simos	Aug. 9, 2019	Signed by Nick Simos

## General Conditions ("GC")

- (a) The local Councillor (or local Councillors if the subject property is located on a ward boundary or if the transaction involves an exchange of properties in more than one ward), will be consulted prior to the exercise of delegated Approving Authority by staff for all Acquisitions, Disposals, Land Exchanges and Leases. In the event of a vacancy in the Ward in which the subject property is located, the Mayor's office shall be consulted in the alternative.
- (b) Where approving power has been delegated to staff, the Deputy City Manager, Corporate Services, in consultation with any other applicable Deputy City Manager or the City Manager, may determine that such matter is of such special interest that same should be returned to the relevant Committee and Council for consideration and determination.
- (c) Exercise of delegated authority is subject to all applicable Council policies, statutes or other applicable law.
- (d) Authority to approve financial commitments/expenditures is subject to all amounts being available in an approved budget, or funding being available from third party sources, except for "Strategic Property Acquisitions" as set out in EX44.22 adopted by Council August 25, 26, 27 and 28, 2014, which identifies alternative funding mechanisms subject to additional approval requirements.
- (e) Property interests are to be based on appraised value, and no interest shall be granted at less than market value unless otherwise specifically authorized.
- (f) Authority to approve transactions at less than market value is subject to statutory anti-bonusing provisions.
- (g) Total compensation means the aggregate of all types of payments, including land value, estimated clean-up costs, potential arbitration awards, loss claims, etc., but exclusive of any applicable taxes and registration costs.
- (h) Authority to acquire property is conditional upon provision being made to bring the property into compliance with applicable MOE or other requirements such that it will be fit for its intended municipal purpose, except for property acquisitions of 50M<sup>2</sup> or less for transit shelter purposes.
- (i) Authority to initiate the permanent road closure process in A.4 is conditional upon confirmation by the GM of Transportation Services that it is feasible to permanently close the highway.
- (j) Disposal authorities in A.7 are subject to the property having been declared surplus, and the disposal policy complied with.
- (k) Land exchanges, except for those in A.8, may be authorized based on the delegated Approving Authority for disposals in A.7.
- (I) Approving Authority with respect to land located in the Designated Waterfront Area as defined in the *Toronto Waterfront Revitalization Corporation Act*, 2002 is conditional upon the approval of the Director, Waterfront Secretariat.
- (m) Authority to approve an exchange of land in A.8 is conditional upon confirmation by the Chief Planner and Executive Director of City Planning, and the GM of Parks, Forestry & Recreation, that the land being exchanged is (i) nearby land of equivalent or larger area, and (ii) of comparable or superior green space utility.
- (n) Approving Authority in A.9 Leases (City as Landlord) but not Licences (City as Licensor) is limited to periods (including options/renewals) of less than twenty-one (21) years, as leases of 21 years or more may be authorized based on the delegated Approving Authority for disposals in A.7.
- (o) Total compensation in leasing matters where the City is landlord (A.9) includes the value of tenant improvements if factored into tenant's rental payments.
- (p) Total compensation in leasing matters where the City is the tenant (A.10) includes the value of any tenant improvements to be paid by the City.
- (q) Where options/renewals are included in leases, if the renewal rent is to be determined at a date later than the original approval date, total compensation is to be calculated as though all options are exercised, estimating the renewal rent based on the highest rent payable in the first term of the lease.
- (r) Total compensation in leasing matters where the City is landlord (A.9) or tenant (A.10) is to be calculated from the date of approval pursuant to this delegation (ie. first allowing for the expiry of any prior approvals, whether by Council or a delegated authority).
- (s) Approving Authority in leasing matters includes authority to approve renewals/extensions within the parameters of the delegated Approving Authority.
- (t) Approving Authority includes authority for amendments within the parameters of the delegated Approving Authority, the cumulative total of which may not exceed the delegated financial limit.
- (u) Where proposed additional amounts in A.13 exceed 10 per cent of the original decision, even if otherwise in compliance with all other conditions, then Approving Authority is transferred upwards to the next more senior level of Approving Authority having the relevant overall financial limit.
- (v) Approving Authority includes authority for all documents necessary to implement the authority, including ancillary agreements, on terms and conditions satisfactory to the Approving Authority, in consultation with the relevant operating Division(s).
- (w) Staff positions referred to in this delegation include successors from time to time.
- x) Documents are to be in a form satisfactory to the City Solicitor (including indemnity and insurance provisions).
- (y) Delegated signing authorities in **B** are conditional upon the documents having received the City Solicitor's prior "Approval as to Form".
- (2) Authority to use land acquired by the City for parking purposes by the Toronto Parking Authority is conditional upon Council enacting a by-law designating such use.
- (aa) All residential leasing documents shall adhere to the Residential Tenancies Act, 2006 and any successor legislation.
- (bb) Despite GC(n), Approving Authority in residential leasing matters is not limited to periods of less than twenty-one (21) years and total compensation in residential leasing matters where the City is landlord is to be calculated based on an assumed term of ten years unless the lease term expressly identified therein is longer.
- (cc) Where Approving Authority has been delegated to the Manager level, such authority shall be conditional upon the Manager first having secured the written concurrence of a second Manager within the Real Estate Services Division.
- (dd) Where the City is transacting with a public agency, and such agency requires that an unqualified environmental indemnity be granted by the City, the authority to acquire property includes authority to grant such an indemnity, provided that the Phase I and Phase II environmental site assessments undertaken on behalf of the City have identified no significant environmental impacts or human health threats, with no, or minor action required ("Low Risk").