Authority: Toronto and East York Community Council Item 15.2, adopted as amended, by

City of Toronto Council on May 8 and 9, 2012 and MM24.34, as adopted by City

of Toronto Council on June 6, 7 and 8, 2012

Enacted by Council: July 13, 2012

CITY OF TORONTO

BY-LAW No. 952-2012

To amend site specific Zoning By-law No. 1166-2009, with respect to the lands municipally known as 48 Abell Street.

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*;

The Council of the City of Toronto HEREBY ENACTS as follows:

- 1. Amending Map 1 of By-law No. 1166-2009 to rezone lands shown within the heavy lines on Map 1 from MCR T3.0 C1.0 R2.5 and I1 D3 to RA as shown on Map 1 of this exception.
- 2. Replacing Map 2 from By-law No. 1166-2009 with Map 2 of this exception.
- **3.** Replacing Map 3 from By-law No. 1166-2009 with Map 3 of this exception.
- **4.** Replacing Section 2 from By-law No. 1166-2009 and adding the following Section and the following exception to Section 12(2) of By-law No. 438-86, as amended

Section 12 (2) 351:

On the lands outlined by heavy lines and identified in 2012 as 48 Abell Street, and as shown on Map 1 to this exception, no person shall use any land or erect or use any building or structure that does not comply with the following:

1. EXCEPTIONS FROM ZONING BY-LAW NO. 438-86, AS AMENDED

- 1. The following sections of Zoning By-law No. 438-86, as amended, do not apply to any building or structure to be erected or used within the lands indicated on Map 1 to this exception:
 - Section 4 (2)
 - Section 4(11)
 - Section 4 (16)
 - Section 7 (2)
 - Section 7 (3) Part I
 - Section 7 (3) Part II 1
 - Section 7 (3) Part II 3 through 7
 - Section 7 (3) Part IV

- 2. The following definitions in Section 2 of Zoning By-law No. 438-86, as amended, shall be replaced by the definitions in Section 14 of this exception:
 - (i) artist live/work studio;
 - (ii) grade;
 - (iii) residential amenity space; and
 - (iv) street-related retail and service uses.

2. PERMITTED USES

Notwithstanding the uses permitted in the RA zone by Section 7(1)(f) of Zoning By-law No. 438-86, as amended, only the uses listed in subsection d) below and accessory uses thereto are permitted on the *lot* and only on lands zoned RA, subject to the following qualifications:

- (a) A use is permitted by the chart below when the letter "P" is set in the line opposite the use.
- (b) A use is permitted by the chart below when the letter "q" followed by a number or numbers is set in the line opposite the use but only subject to the qualification or qualifications bearing the number or numbers that follow the letter "q" forming part of this subsection.
- (c) Uses accessory to a use that is permitted by the chart are themselves permitted by the chart as accessory uses when an asterisk is set in the line opposite the designation of the use and in the column under the heading "Acc.".

(a)	RESIDENTIAL USES		Acc.	RA
	(i) HOUSING COMPRISING DWELLING			
		UNITS		
		Any of the uses permitted in a RA district in	*	Q1
		section $7(1)(f)(a)(i)$		Q7
		Artist live/work studio	*	P
	(ii)	SHARED HOUSING CONTAINING		
		DWELLING ROOMS		
		Any of the uses permitted in a RA district in	*	Q5
		section $7(1)(f)(a)(ii)$		Q7
	(iii)	ASSOCIATED / ACCESSORY		
		RESIDENTIAL USES		
		Any of the uses permitted in a RA district in	*	
		section (7)(1)(f)(a)(iii)		

	1			_
(b)	NON-	RESIDENTIAL USES		
	(i)	PARKS, RECREATION, PLACES OF		
		AMUSEMENT AND ASSEMBLY		
		Any of the uses permitted in a RA district in	*	Q1
		section $(7)(1)(f)(b)$ except:		
		A. arena, stadium, racetrack		
		B. club		
	(ii)	COMMUNITY SERVICES, CULTURAL		
		AND ARTS FACILITIES		
		Any of the uses permitted in a RA district in	*	Q4
		section (7)(1)(f)(b)(ii) except:		
		A. a premises of a <i>charitable institution</i> ,		
		non-profit institution or other		
		community or social agency are		
		permitted only subject to the additional		
		qualifications		
	(iii)	GENERAL INSTITUTIONS		
	(-11)	Any of the uses permitted in a RA district in	*	P
		section (7)(1)(f)(b)(iii)		1
	(iv)	RETAIL AND SERVICE SHOPS		
	(11)	Any of the uses permitted in a RA district in		Q1
		section (7)(1)(f)(b)(iv) except:		Q2
		A. an <i>entertainment facility</i> is not		Q2 Q8
		permitted; and		Qo
		B. restaurants, take-out restaurants, bake-		
		shops, caterer's shop, retail stores,		
		showrooms and courier services are		
		permitted only subject to the additional		
		qualifications		
	(v)	WORKSHOPS AND STUDIOS		
	(v)	Any of the uses permitted in a RA district in	*	P
		*		r
	(**;)	section $(7)(1)(f)(b)(v)$		
	(vi)	OFFICES	*	D
		Any of the uses permitted in a RA district in	, T	P
	(- '')	section (7)(1)(f)(b)(vi)	1	
	(vii)	AUTOMOBILE RELATED USES	- N	D
		Parking area	*	P
		Parking garage	*	P
		Parking stacker	*	Q4
		Private garage	*	P
		Taxicab stand or station	*	P
		Car share parking space	*	P
	(viii)	WAREHOUSING AND STORAGE		
		Cold storage locker plant		P
		Cold storage plant		P
		Storage warehouse, class A		P
		Wholesaling establishment – general		P
	1	0	1	1 -

(ix)	INDUSTRIAL WORKSHOPS		
	Artist work studio		P
	Bookbinder's shop		P
	Carpenter's shop		P
	Contractor's shop, class A		P
	Sheet metal shop		P
	Welder's shop		P
	Open air market		P
(x)	MANUFACTURING AND RELATED		
	USES		
	Bakery		P
	Brewery		P
	Ceramics factory		P
	Fur goods factory		P
	Garment factory		P
	Manufacturing plant		P
	Metal wares factory		Q5
	Packaging plant		P
	Pharmaceutical factory – secondary		P
	Printing plant		P
	Winery		P
(xi)	MISCELLANEOUS USES		
	Animal hospital		P
	Commercial bakery	*	P
	Commercial school	*	P
	Hotel	*	P
	Market gardening		P
	Massage establishment	*	P
	Newspaper plant	*	P
	Ornamental structure		P
	Public transit	*	P
	Trade school	*	P
	Undertaker's establishment	*	P

Qualifications to be complied with before certain uses are permitted within the Reinvestment Area (RA) District:

- 1. No person shall erect or use a building or structure having more than one basement or floor level below or partly below *grade* containing *dwelling units*.
- 2. A bake-shop, caterer's shop, restaurant, take-out restaurant, concert hall, place of amusement or place of assembly are permitted uses and a patio may be provided in connection therewith except:
 - (i) no person shall use for the purposes of a *patio*:

- (a) any portion of the building above the first *storey*;
- (b) any part of the roof of a building containing one of those uses; or
- outdoor areas on Map 3 which are more than 3 metres from a building façade; or
- (d) a portion of the *lot* between the building in which an associated *bake-shop*, *caterer's shop*, *restaurant* or *take-out restaurant* is located and a *lot* abutting or within 10 metres of an 'R' district; and
- (ii) no person shall use any building or portion of a building for the purpose of a *bake-shop*, *caterer's shop*, *restaurant*, *take-out restaurant* or combination thereof where the *non-residential gross floor area* of the building or portion thereof of any single establishment used for one of these purposes exceeds 300 square metres;
- (iii) the combined non-residential gross floor area of all bake-shops, caterer's shops, restaurants and take-out restaurants on the lot cannot exceed 0.3 times the area of the lot;
- 3. A *retail store* or *showroom* is permitted provided:
 - (i) the total *non-residential gross floor area* of any one *retail store* or showroom is limited to no more than 1800 square metres; and
 - (ii) notwithstanding i) above, the total *non-residential gross floor area* of any one *retail store* or *showroom* abutting the *mews* is limited to no more than 500 square metres.
- 4. The premises of a *charitable institution*, *non-profit institution*, *cultural and arts facility*, *community services and facilities*, or other community or social agency are permitted uses provided that they have been deemed as acceptable by the City of Toronto.
- 5. A parking stacker is permitted, provided:
 - (i) it is *accessory*; and
 - (ii) it is located within a building.
- 6. A *metal wares factory* is permitted provided the use does not exceed 475 square metres.

- 7. One or more *dwelling units* or *dwelling rooms* in a building is permitted provided the building contains uses that are permitted in the RA district in which the building is located.
- 8. A *courier service* is permitted provided the *non-residential gross floor* area does not exceed 150 square metres.

3. RESIDENTIAL USES

- 1. The residential gross floor area shall not exceed 30,000 square metres.
- 2. A maximum of 485 residential *dwelling units* shall be permitted on the *lot*.

4. NON-RESIDENTIAL USES

- 1. A minimum *non-residential gross floor area* of 1,300 square metres shall be provided in the mixed-use building located on the *lot*. For the purpose of calculating the minimum *non-residential gross floor area*, non-residential uses are as defined in the chart in Section 2 of this exception except:
 - (i) non-residential gross floor area relating to the following uses shall not count toward meeting the minimum non-residential use requirement of this exception:
 - (a) uses listed in the chart in Section 2(d)(b)(vii) of this exception under the heading "Automobile-Related Uses";
 - (b) park;
 - (c) *public park*;
 - (d) *public playground*;
 - (e) *open air market*;
 - (f) *market gardening*;
 - (g) bicycle parking spaces; and
 - (h) parking spaces; and
 - (ii) residential gross floor area relating to the following uses shall be counted as non-residential solely for the purpose of meeting the minimum non-residential density requirement of this section of the exception:
 - (a) artist live/work studios; and

(b) any portion of the indoor *residential amenity space* which is primarily used for the production of art by the residents of the building;

5. USES AT GRADE

- 1. No person shall erect or use a building or structure fronting onto the *mews* and/or Abell Street for any purpose unless:
 - (i) street-related retail and service uses are provided;
 - (ii) at least 60 percent of the aggregate width of any building facade facing onto the *mews* or onto Abell Street is used for *street-related* retail and service uses and/or for the purpose of an artist's or photographer's studio, custom workshop, performing arts studio, public art gallery or commercial school at the main floor level of the building; and
 - (iii) there shall be at least one entry door every 15 metres at *grade* along the *mews* east of the *pedestrian opening* required by paragraph (6) of this exception; and
- 2. No person shall erect or use any building or any portion thereof for any non-residential use unless:
 - (i) the main floor is located no more than 0.2 metres below and no more than 1.2 metres above the level of the sidewalk or publicly accessible area directly opposite the entry to the unit;
 - (ii) the main floor level along any street frontage or any frontage along a publicly accessible area shall have a depth of not less than 7.0 metres measured from the main wall of the building for a width of at least 60% of any street frontage of the building or any frontage of the building along a publicly accessible area; and
 - (iii) all exterior entrance doors, other than service entrance doors, which provide access to a non-residential use within the building, shall be directly accessible from the public sidewalk or the *publicly* accessible landscaped open space opposite the door by a level surface or a ramp not exceeding a gradient of 1 in 25 (4%).

6. BUILDING ENVELOPES AND MAXIMUM HEIGHTS

1. Notwithstanding the "Height and Minimum Lot Frontage" Map 49G-321 contained in Appendix 'B' of Zoning By-law No. 438-86, as amended, no person shall erect or use a building or structure on the lands shown on Map 1 unless any portion of such building or structure located at or above

ground is erected within the heavy lines shown on Map 2 and provided the following paragraphs are complied with:

- (i) No person shall erect or use a building or structure having a greater *height* than the height limit specified by the numbers following the symbol "H" as shown on Map 2, attached to this By-law.
- (ii) For clarity, where either no height limit or a height limit "H 0" is specified, no buildings or structures are permitted.
- (iii) Despite paragraph (i) above, no building elements shall exceed the height limits on Map 2 except:
 - a. stair towers, mechanical rooms, mechanical equipment, vestibules and enclosures for any of the foregoing, provided:
 - i. the maximum height of mechanical equipment and/or mechanical rooms does not exceed 2.0 metres;
 - ii. the maximum area of all such elements does not exceed 200 square metres;
 - iii. all stair towers and vestibules are located at least 3 metres from the edge of the storey immediately below; and
 - iv. mechanical equipment, mechanical rooms or enclosures for any of the foregoing are located at least 1.5 metres from the southern edge of the storey immediately below.
- (iv) Notwithstanding paragraph (i) above, no person shall erect a building or structure above finished ground level closer to a *lot* line than the heavy lines indicated on Map 2 except:
 - a. stairs (excluding stairs providing access to underground areas), landscape features, and wheelchair ramps; and

b. the permitted projections outlined in the chart below:

	PROJECTING STRUCTURES	LOCATION OF PROJECTION	MAXIMUM PERMITTED PROJECTION	ADDITIONAL QUALIFICATIONS
A.	eaves, cornices, ornamental elements, architectural details,	Beyond the heavy lines shown on Map 2 and Map 3 at that height	0.45 metres from the wall to which it is attached	(I) must comply with the angular plane rising at a 45 degree angle from 13 metres above the south property line of the Queen Street West right-of-way
В.	uncovered platform that is landscaped open space and is less than 1.2m above finished grade	Beyond the heavy lines on the Map 2 and Map 3 at that height	2.5 metres from the wall to which it is attached	(I) not permitted in the mews;(II) not permitted in publicly accessible landscaped open space
C.	porch (covered platform) that is landscaped open space and is less than 1.2 m above finished grade	Beyond the heavy lines on the Map 2 and Map 3 at that height	3.0 metres from the wall to which it is attached	(I) not permitted in the mews;(II) not permitted in publicly accessible landscaped open space;
D.	canopy	Beyond the heavy lines on Map 2 and Map 3 at that height	2.5 metres from the wall to which it is attached	(I) must comply with the angular plane rising at a 45 degree angle from 13 metres above the south property line of the Queen Street West right-of-way
E.	fences, safety railings, balustrades and wind mitigation structures	Beyond the heavy lines shown on Map 2 and Map 3 at that height	2.0 metres from the wall or the extent of the roof of the storey immediately below, whichever is greater	(I) must comply with the angular plane rising at a 45 degree angle from 13 metres above the south property line of the Queen Street West right-of-way (II) height of fence or safety railing not to exceed 1.2 metres.
F.	balconies	Beyond the heavy lines on Map 2 and Map 3 at that height	(I) For balconies located on the first four floors and	(I) must comply with the angular plane rising at a 45 degree angle from 13 metres above the south property line of the

	1		
		facing onto	Queen Street West right-
		the <i>mews</i> ,	of-way
		not more	(II) combined width of all
		than 0.45 m	projecting bay windows
		from the	and balconies on a
		heavy line	façade at a given storey
		on Map 2 at	not to exceed 50% of the
		that height;	length of that façade at
		(II) For	that <i>storey</i>
		balconies	·
		located	
		elsewhere,	
		not more	
		than 0.75 m	
		from the	
		heavy line	
		on Map 2 at	
		that height	
G. bay windows	Beyond the	0.45 metres	(I) must comply with the
o. ouj windows	heavy lines on	from the wall	angular plane rising at a
	the Map 2 and	to which it is	45 degree angle from
	Map 3 at that	attached	13 metres above the
	height		south property line of the
	inoight		Queen Street West
			right-of-way
			(II) width of bay window,
			as measured where the
			window joins the wall,
			not to exceed 3.0 metres
			(III) combined width of all
			projecting bay windows
			and balconies on a
			façade at a given <i>storey</i>
			not to exceed 50% of the
			length of that façade at
			that storey
			mai siorey

- (v) No building or structure shall be erected which does not have:
 - (a) a minimum height of 2 storeys; and
 - (b) a minimum first floor height of 4.5 metres.

- (vi) All parts of any building or structure must be located within a southward 45 degree angular plane rising from a line located at a height of 13 metres, from the *lot* line abutting the south side of Queen Street West. Where the angular plane is more restrictive than any other building envelope provisions of this exception, the angular plane provisions will prevail.
- (vii) The maximum *floor plate* for the portion of the building at a *height* above 29.5 metres is 690 square metres.
- (viii) No person shall erect or use a building or structure any part of which is located closer than 10 metres to a wall of a building on the same *lot*, excluding exterior walls which form an angle of 90 degrees or greater to each other on a horizontal plane and excluding door entries recessed not more than 2 metres.
- (ix) No person shall erect or use a structure having more than one basement or floor level below or partly below *grade* containing dwelling units.

7. PEDESTRIAN OPENINGS

- 1. Two pedestrian openings are required, as indicated on Map 3. The pedestrian openings shall:
 - (i) be a minimum of 10 metres wide; and
 - (ii) provide a minimum clear height of 5.5 metres for the full width of the required opening; and
 - (iii) not have doors or gates on either end;
- 2. A direct and clear minimum 5 metre wide unencumbered pedestrian right-of-way, within which no structures or patios are permitted, shall be provided through each required pedestrian opening.

8. LANDSCAPED OPEN SPACE

- 1. No person shall erect or use a building or structure on the *lot* unless *publicly accessible landscaped open space* at *grade* and private *landscaped open space* are provided in the locations indicated on Map 3.
- 2. Where required by Map 3, *private landscaped open space* shall be located no more than 0.2 metres below and no more than 1.2 metres above the level of the adjacent *publicly accessible landscaped open space*.

9. PARKING AND LOADING

- 1. Notwithstanding the provisions of Section 4(4)(b) of Zoning By-law No. 438-86, as amended:
 - (i) a minimum number of *parking spaces* for residents shall be provided and maintained on the *lot* for residential uses according to the following table:

Unit type	Minimum parking	
	spaces	
Bachelor Unit	0.3 per unit	
1 bedroom Unit	0.7 per unit	
2 bedroom Unit	1.0 per unit	
3 or more <i>bedroom</i> Unit	1.2 per unit	
live/work unit	1.0 per unit	
artist live/work studio	0.1 per unit	

- (ii) notwithstanding (i) above, only 0.1 parking spaces per unit shall be required for the first twenty (20) artists live/work studio;
- (iii) a minimum of 0.12 parking spaces per dwelling unit, excluding affordable artists live-work studio and the first 20 live-work units shall be provided for visitors. The visitor parking spaces shall be provided on the lot and/or within a contiguous below grade structure on the adjacent lands at 150 and 180 Sudbury Street. The visitor parking spaces shall be designated for the exclusive use of visitors to the residents of the 48 Abell Street building;
- (iv) pursuant to (i) above, a maximum of 10% of the *parking spaces* required by subsection (i) may be small-car parking spaces;
- (v) of the 10% of small-car parking spaces identified in (iv) above, 5 spaces shall be permitted to have a width of 2.4 metres when obstructed on one side by a wall, column or bollard;
- (vi) for each *car-share parking space* provided on the *lot*, the minimum resident parking required by (i) above shall be reduced by 5 *parking spaces*. The maximum reduction permitted by this means shall be limited to no more than 4 resident parking spaces. If after a period of not less than 3 years following the date of registration of the last condominium or the date of occupancy of the last rental unit, the car-share operation fails to be sustainable, to the satisfaction of the Chief Planner, such spaces shall be provided and maintained as parking spaces forming part of the commercial parking garage operated by the Toronto Parking Authority.

- 2. No parking spaces shall be required for non-residential uses, *charitable* institution, non-profit institution, cultural and arts facility, community services and facilities, or other community or social agency unless the non-residential gross floor area exceeds 2,000 square metres in which case parking for non-residential uses shall be required at a rate of 1 parking space per 100 square metres of non-residential gross floor area and shall be located on the lot.
- 3. Notwithstanding paragraph 9 (1) (i) through (v) above the following shall be permitted:
 - a. A maximum of 101 parking spaces may be provided at 48 Abell Street for the exclusive use of residents of the lands municipally known in 2012 as 2-6 Lisgar.
 - b. Of the 101 parking spaces provided at 48 Abell for the exclusive use of residents of the lands municipally known in 2012 as 2-6 Lisgar, the spaces shall be located within Level P1 of the underground parking structure; and
 - c. The parking spaces provided for the exclusive use of residents of the lands municipally known in 2012 as 2-6 Lisgar, must be explicitly identified as being for the sole use of residents at 2-6 Lisgar Street.
- 4. The minimum requirement for *bicycle parking spaces* be as follows:
 - (i) A minimum of 291 *bicycle parking spaces* shall be provided and maintained for the exclusive use of residents of the building;
 - (ii) The residential *bicycle parking spaces* shall be located within the parking levels below *grade* in the building located on the *lot*;
 - (iii) A minimum of 79 *bicycle parking spaces* shall be provided and maintained for the exclusive use of visitors;
 - (iv) The *bicycle parking spaces* provided and maintained for the exclusive use of visitors shall be located on the *lot*; and
 - (v) In the instance that visitor *bicycle parking spaces* are located within the building, they shall be accessed via the building vestibule or lobby and shall only be permitted on the ground floor of the building and/or within the first level of the underground parking garage.
- 5. The provisions of Section 4(6) of Zoning By-law No. 438-86, as amended, shall be satisfied by one *loading space* type G being provided on the lot.

10. RESIDENTIAL AMENITY SPACE

- 1. Notwithstanding the provisions of Section 4(12) of Zoning By-law No. 438-86, as amended, *residential amenity space* shall be provided as follows:
 - (i) A minimum of 820 square metres of indoor *residential amenity space* shall be provided and maintained, above grade of the *mixed-use building* located on the *lot*.
 - (ii) A minimum of 750 square metres of outdoor *residential amenity space* shall be provided and maintained, within the *mixed-use building* located on the *lot*.
 - (iii) At least 20% of the outdoor *residential amenity space* shall be provided in a location adjoining or directly accessible from indoor *residential amenity space*.

11. HOUSING MIX

- 1. Any development containing residential *dwelling units*, on the *lot* shall provide:
 - (i) a minimum of 25 percent of residential *dwelling units* having 2 or more bedrooms;
 - (ii) a minimum of 75 per cent of any residential *dwelling units* at the main floor level, excluding *artist live/work studios*, to have 2 or more bedrooms; and
 - (iii) a minimum of 15 *dwelling units*, excluding *artist live/work studios*, having 3 or more bedrooms.

12. SITE SPECIFIC EXCEPTIONS

- 1. The following site specific exceptions shall be deleted from the Index of Exceptions for 48 Abell Street:
 - i. Section 12 (1) 287;
 - ii. Section 12 (1) 290;
 - iii. Section 12 (2) 270; and
 - iv. Section 12 (7).
- 2. This exception will prevail over any provision of any other exception included in Section 12(2).

13. IMPLEMENTATION

- 1. No person shall erect or use any building or structure unless the development includes:
 - (i) loading and vehicular access which is designed to be shared with the site known in 2012 as 180 Sudbury Street; and
 - (ii) garbage and recycling storage which is designed to be shared with the site known in 2012 as 180 Sudbury Street.
- 2. No person shall erect or use any building or structure above *grade* prior to satisfying the following conditions:
 - (i) the owner shall enter into an agreement with the City of Toronto pursuant to Section 37 of the *Planning Act* to secure the facilities, services and matters required in Section 14 herein, the said agreement to include provisions relating to indemnity, insurance, GST, termination, unwinding, registration and priority of agreement, and the indexing of any financial contributions and register against the title to the *lot* as a first charge.
 - (ii) the owner shall enter into an agreement to sell approximately six (6) at-grade workshops in the mixed use building fronting on the mews (approximately 430 square metres) to the City, or an art-space management organization acceptable to the City, at \$250.00 per square foot, indexed to the construction price index from July 17, 2007.
 - (iii) the agreement referred to in subsection (2)(ii) hereof shall include an option for the City to purchase additional at-grade workshops in the mixed use building fronting on the mews for affordable arts-related space at market rates of \$350.00 per square foot, indexed to the construction price index from July 17, 2007.
 - (iv) the owner shall enter into an agreement with the City of Toronto prior to the issuance of an above-*grade* building permit to secure the funding and timing of the construction of the extension of Sudbury Street from the existing terminus of Sudbury Street to Queen Street at Gladstone Avenue.
 - (v) the owner shall convey to the City in escrow for nominal consideration and at no cost to the City any lands within the heavy lines shown on Map 1 that are required for the extension of Abell Street for the purpose of facilitating construction of Abell Street at such time as may be required for other lands.

- (vi) all water mains, sanitary and storm sewers and appropriate appurtenances required for the development of this site have been secured, to the satisfaction of the Executive Director of Technical Services.
- (vii) the owner shall register on title of the *lot* the agreement with Greater Toronto Transit Authority and Canadian National Railway Company.
- (viii) provide a cash-in-lieu payment of park land contribution equal to 5% of the value of the site payable in accordance with City standards in conjunction with the proposed building or structure, unless such contribution is otherwise waived by the City.
- (ix) the owner shall enter into an agreement with the City or other affected party to provide access to the 48 Abell Lands through the lands known municipally in 2012 as 150 Sudbury Street and 180 Sudbury Street.
- (x) The owner shall register on title of the *lot* the Agreement(s) outlined in Section 12 of this by-law.

14. SECTION 37 OF THE PLANNING ACT

- 1. The owner of the *lot*, at its own expense and in accordance with and subject to the agreement referred to in Section 13 herein, shall provide the following facilities, services and matters to the City:
 - (a) Arts Space at 48 Abell Street
 - (i) The owner shall enter into an agreement to sell approximately six (6) at-grade workshops fronting on the *mews* (approximately 430 square metres) to the City, or an art-space management organization acceptable to the City, at \$250.00 per square foot, indexed to the construction price index from July 17, 2007;
 - (ii) The agreement referred to in subsection (1)(a)(i) hereof shall include an option for the City to purchase additional at-grade workshops in the mixed use building fronting on the mews for affordable arts-related space at market rates of \$350.00 per square foot, indexed to the construction price index from July 17, 2007;
 - (b) Non-profit Arts Space at 2-6 Lisgar
 - a. The owner shall convey, at no cost to the City, a minimum of 2,800 square meters of gross floor area to:

- i. a non-profit arts and culture organization acceptable to the City of Toronto; or
- ii. the City for use as a non-profit community use or City Division.
- b. If a suitable non-profit arts and culture, community, or City use cannot be identified, the space may be sold by the City and the proceeds of the sale shall be used for community services and facilities, and/or parkland/open space, or streetscape improvements in the immediate vicinity of the subject lands.
- c. The space to be conveyed shall be to a finished commercial standard ready for occupancy of the intended user, to the satisfaction of the Director, Real Estate Services.

The following matters are also recommended to be secured in the Section 37 agreement as a legal convenience to support development:

(c) Street Tree Irrigation

the owner shall, at its own expense, install and maintain in good working order and operation, an irrigation system for all street trees in the public right-of-way that includes an automatic timer which is designed as being water efficient by a Certified Landscape Irrigation Auditor (CLIA) and is constructed with a back flow preventer to the satisfaction of the City, if required;

(d) Abell Street Extension

prior to condominium registration, the owner shall construct, or cause another party to construct, that portion of Abell Street which forms part of the lands identified within the heavy lines on Map 1, unless such portion of Abell Street has already been constructed;

(e) Interim Condition for Abell Street

As an interim condition, the owner shall provide a 3-metre walkway, in reasonable condition, for pedestrian and bicycle access over that portion of Abell Street which forms part of the lands identified within the heavy lines on Map 1, to the satisfaction of the Chief Planner;

(f) Crash Mitigation Measures

the owner shall construct, or cause another party to construct, crash mitigation measures related to the rail corridor, as set out in an agreement with Greater Toronto Transit Authority and Canadian National Railway Company dated December 4, 2006, as may be amended:

(g) Noise and Vibration

the owner shall construct, or cause another party to construct, any works required by the agreement with Greater Toronto Transit Authority and Canadian National Railway Company dated December 4, 2006, as may be amended;

(h) Publicly Accessible Landscaped Open Space and Mews

prior to obtaining a building permit, the owner shall authorize and permit public access to the *publicly accessible landscaped open space* and *mews* shown on Map 3, including permissions for when public access may be closed (e.g. during construction) to be detailed in the Section 37 agreement;

(i) Interim Condition for Publicly Accessible Landscaped Open Space and Mews

If the owner has not obtained a building permit for the *mixed-use building* within two years of obtaining Zoning By-law approvals, the owner shall provide sodding or other interim treatment (at a similar cost) for the *publicly accessible landscaped open space* and *mews* shown on Map 3, as may be required pursuant to site plan approval and to the satisfaction of the Chief Planner;

(j) Wind Mitigation Measures

the owner shall construct, or cause another party to construct, any wind mitigation measures required pursuant to site plan approval, to the satisfaction of the Chief Planner;

(k) Pedestrian Openings

the owner shall provide two pedestrian openings, as shown on Map 3 and provided for in Section 7 of this by-law, with no doors, gates or other barriers at either end, and which provides unobstructed pedestrian access accept for some pillars and structures associated with the buildings;

(l) Integrated Landscaping and Connectivity

- i. the owner shall provide for integrated landscaping with the sites known municipally in 2012 as 1171 Queen Street West, 180 Sudbury Street, and 150 Sudbury Street, to the satisfaction of the City;
- ii. the owner shall provide for integrated bicycle and pedestrian connectivity with the sites known municipally in 2012 as 1171 Queen Street West, 180 Sudbury Street, and 150 Sudbury Street, to the satisfaction of the City;

(m) Servicing Requirements

the owner shall provide all matters required to service the lands outlined in heavy lines on Map 1 attached hereto, including but not limited to, the construction of services for water services, sanitary and storm sewer systems, roads, streetscaping and landscaping, street trees and tree irrigation systems and utilities;

(n) Building Materials and Details

The Owner shall include 1:50 scale drawings for the first to fourth storey portions of the building elevations with building materials labeled and the drawings having a sufficient level of detail to illustrate how the building will be perceived by the pedestrian;

(o) Toronto Green Standards

The Owner shall construct and maintain the development in accordance with Tier 1 performance measures of the Toronto Green Standard, as adopted by Toronto City Council at its meeting held on October 26 and 27, 2009 through the adoption of Item PG32.3 of the Planning and Growth Committee;

(p) Parkland

The owner shall convey a minimum of 284 m² of land for parkland dedication purposes. The lands are located north of the 2-6 Lisgar Street property, and will be free and clear, above and below grade, of all physical obstructions and easements, encumbrances and encroachments, including surface and subsurface easement, unless the easement, encumbrance or encroachment is otherwise approved by the General Manager, Parks, Forestry and Recreation;

For the land that is proposed to be conveyed to the City, the owner will be responsible for an environmental assessment of the lands and any associated costs or remediation works required as a result of that assessment to the satisfaction of the General Manager, Parks, Forestry and Recreation, in consultation with the Executive Director of Technical Services;

To fully meet the parkland dedication requirements, a cash-in-lieu contribution for parkland dedication will be required for the shortfall in dedication:

(q) Additional Arts and Culture Space

The owner shall convey to the City, an additional 713 square metres of non-profit arts and cultural space, should a non-profit arts and culture organization not occupy the space or choose to vacate the space.

2. The owner of the lands enters into an agreement with the City of Toronto pursuant to Section 37 of the *Planning Act*, to secure the facilities, services and matters required in Section 14 herein and registers such agreement against title to the lot as a first charge, all to the satisfaction of the City Solicitor.

15. **DEFINITIONS**

All italicized words and expressions in this exception have the same meanings as defined in Zoning By-law No. 438-86, as amended, with the exception of the terms artist live/work studio, grade, residential amenity space and street-related retail and service uses.

The following definitions either replace the definitions listed above or provide definitions for new terms:

affordable artist	shall mean a studio for the production of art and which is
work studio	the subject of an agreement between the City and the
	owner, registered on title, that it will be rented at below
	market rates to a working artist or artists to the satisfaction
	of the Director, Business Development and Retention
	and/or the Director of Culture for a period no less than
	20 years from the date of first occupancy of the studio;

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affordable	shall mean, when used in relation to a dwelling unit, that the dwelling unit is the subject of an agreement between the City and the housing provider, registered on title, that the unit will be rented at no more than 1.0 times the CMHC average market rent for dwelling units of similar type in the City of Toronto in effect at the time the dwelling unit is first occupied, and increased annually by the amount permitted by the Rent Review guidelines for a period no less than 20 years from the date of first occupancy of the unit;
artist live/work studio	shall mean a dwelling unit containing a studio space for the production of art and which is the subject of an agreement between the City and the housing provider, registered on title, that it will be rented at no more than 1.0 times the CMHC average market rent for dwelling units of similar size in the City of Toronto in effect at the time the dwelling unit is first occupied, and increased annually by the amount permitted by the Rent Review guidelines for a period no less than 20 years from the date of first occupancy of the unit and inhabited only by a working artist and his or her household;
car-share	shall mean the practice where a number of people share the use of one or more cars that are owned by a profit or non-profit car-sharing organization and to use a <i>car-share</i> vehicle, a person must meet the membership requirements of the car-sharing organization, including the payment of a membership fee that may or may not be refundable. Cars are reserved in advance and fees for use are normally based on time and/or kilometres driven and do include use of cars on an hourly basis;
car-share parking space	shall mean a <i>parking space</i> exclusively reserved and signed for a car used only for <i>car-share</i> purposes and such <i>car-share</i> is for the use of carshare members, including non-residents;
grade	shall mean the average elevation of the sidewalk or planned elevation of the sidewalk on Sudbury Street adjacent to the <i>lot</i> ;
height	shall mean the vertical distance between <i>grade</i> and the highest point of the roof or, where there is no roof, the highest point of the structure;

mews	shall mean a <i>publicly accessible landscaped open space</i> area, as identified on Map 3, which is primarily for the use of pedestrians and cyclists;		
publicly accessible landscaped open space	shall mean <i>landscaped open space area</i> as shown on Map 3 which is open and accessible to the public at all times, save and except patios permitted by Section 2;		
obstruction	shall mean any part of a fixed objet such as a wall, column, bollard, fence, or pipe situated within 0.3 m of the side of the <i>parking space</i> , measured at right angles, and more than 1.0 metre from the front or rear of the <i>parking space</i> ;		
soft landscaping	shall mean an open, unobstructed area that supports the growth of vegetation such as grass, trees, shrubs, flowers or other plants and shall include planters;		
street-related retail and service uses	shall mean: a. have the same meaning as defined in Section 2 of Zoning By-law No. 438-86, as amended, for the portion of the building facades which face onto a public highway;		
	b. mean, for the portion of building facades which face onto the <i>mews</i> , one or more of the uses listed in sections 8(1)(f)(b)(i), (ii) and (iv), other than a public park or playgrounds, where the principal public entrance to each shop or store is located in the exterior wall of the building which is directly accessible by pedestrians along a route no more than 3 metres from the <i>mews</i> and the level of the floor of the principal public entrance to each shop or store is located within 0.2 metres of the level of the <i>mews</i> opposite such entrance.		

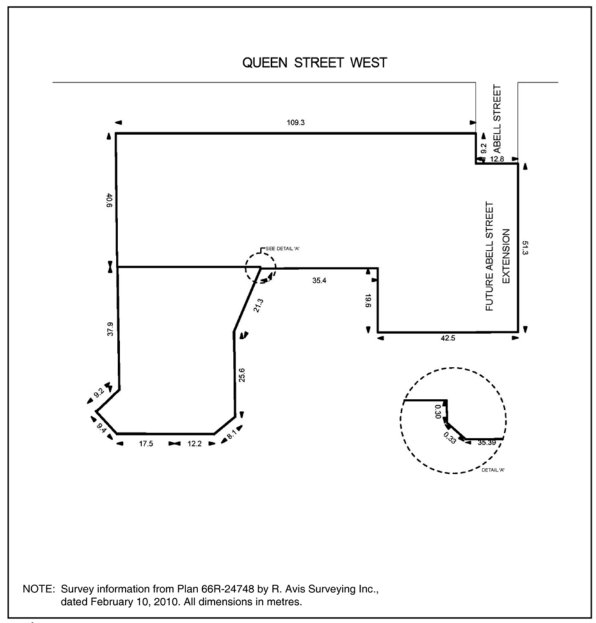
- 16. The provisions within By-law No. 1166-2009 as they relate to the lands referenced in said By-law as Building A, and municipally known in 2012 as 180 Sudbury Street, continue to apply to those lands.
- 17. Despite any existing and future severance, partition or division of the lands as shown on Map 1, the provisions of this exception shall apply as if no severance, partition or division occurred.

- 18. 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:
 - (a) all new public roads have been constructed to a minimum of base curb and base asphalt and are connected to an existing public highway, and
 - (b) all water mains and sanitary sewers, and appropriate appurtenances, have been installed and are operational.

ENACTED AND PASSED this 13th day of July, A.D. 2012.

FRANCES NUNZIATA, Speaker ULLI S. WATKISS, City Clerk

(Corporate Seal)

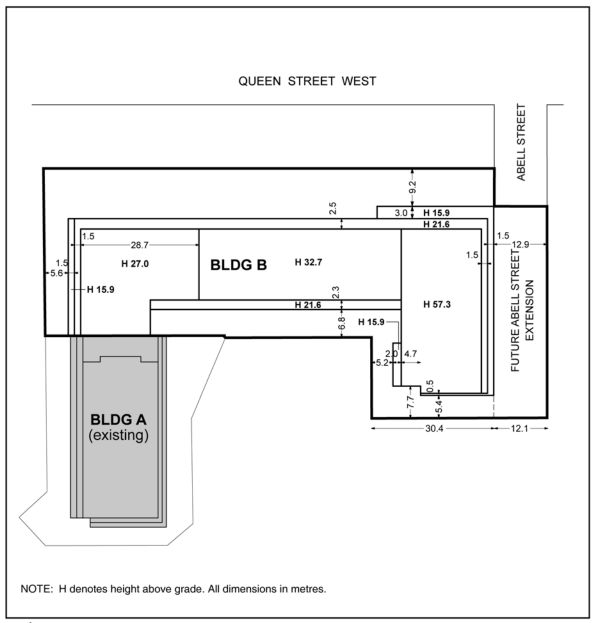




48 Abell Street

File # 11 315464 OZ



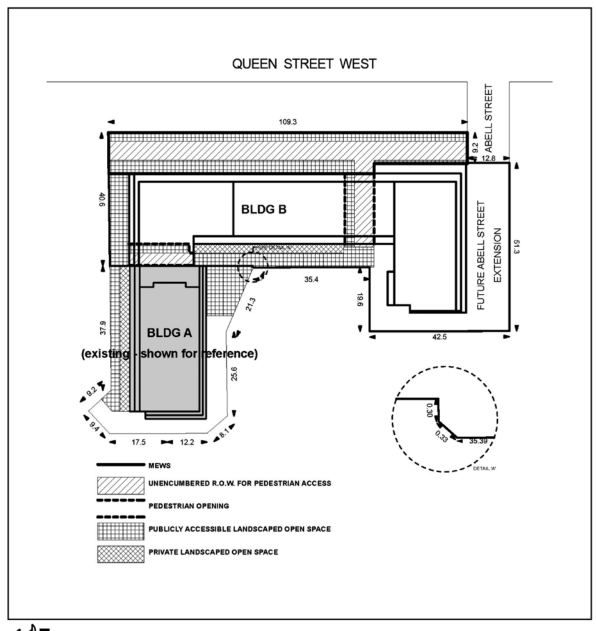




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