Cal. No.	C.P. No.	Repts. B.O.E.	Action	Cal. No.	C.P. No.	Repts. B.O.E.	C.P.C. Action
	С 900547 НДК		Previously scheduled May 1	 4,36	C 890166 PLK		Hearing Closed
	C 890162 ZMM			37	C 900625 PSK		
	C 900322 ZSM N O T I C E			38	C 900417 ZSK		
1	C 900605 ZSM			39	С 900325 ZMK		
5	C 900180 ZSM		,	40	C 860244 ZMR		
g ,	N 900378 ZRM			41	C 900392 PSR		
,	C 900613 ZMM			42	C 900225 ZSM		
3	N 900614 ZRM			43	C 900157 ZSM		1
<b>)</b> ·	N 900615 ZRM			44	C 900062 PSQ		Favorable Rep
)	N 900616 ZRM			45	C 900278 PLK	V	11 11
	N 900628 ZRM			46	N 890586 ZAR		Auth. Approve
2	C 900240 ZMM			47	C 900270 PLM	V	
	C 900241 Z\$M N O T I C B			48	C 900430 PPM		Laid Over
	C 900450-452 PPX		Hearing Closed	49	C 900431 PPM		ft 11
5	C 900459 PPX		Hearing Cont.	50	C 850645 GFM	/	Favorable Rep
5	C 900466 PPX		Hearing Closed	51	C 880960 ZSM	V	11 11
,	C 900104 PPQ		11 11	52	C 840873 ZSM		11 11
3	C 890981 PPQ		Hearing Cont.	53	C 840878 ZSM	V	11 11
,	С 900151 ММО		Hearing Closed	54	C 900293 ZSM		11 11
	C 900162 ZMQ		·	55	C 900272 PPM		Laid Over
	c 900163 zsQ			56	N 900526 ZRY		11 11
2	C 900163(A) ZSQ		·	57	N 900553 ZRY	/	Favorable Rep
3	C 900215 HUQ		1	58			
1	C 900216 HDQ			59			
5	C 900242 PSQ		·	60			
5	C 900243 PSQ			61			
,	C 900268 PSQ			62			
3	l C 900269 ZSQ			63			•
	С 900299 НДО			64			
,	С 890001 ММQ			65			
	C 890001(A) MMQ				ISSION ATTENDANCE	Present/A	bsent
2	С 870732 НДК				L. Schaffer, <i>Chairman</i> M. Scheinberg, <i>Vice-Chairpe</i>	erson	
3	C 870733 ZMK			SALVATORE C. GAGLIARDO			
	C 870734 ZSK			RAFAEL MARTINEZ WM. GARRISON MCNEIL			
5	C 900121-124 PPK		1	DANIEL	T. Scannell, Commissioners		
22	rs McDANIEL, Calendar Reade Street, Room V York, New York	r Officer 2E 0007-1216		0 1	Meeting Adjourned.a	t <u>5:43</u>	

# COMPREHENSIVE CITY PLANNING CALENDAR

of

The City of New York

**CITY PLANNING COMMISSION** 

**WEDNESDAY, MAY 16, 1990** 

MEETING AT 10:00 A.M. in the CITY HALL



David N. Dinkins, Mayor

City of New York

[No. 9]

Prepared by Lois McDaniel, Calendar Officer

# CITY PLANNING COMMISSION

# GENERAL RULES OF PROCEDURE AS PERTAINING TO PUBLIC MEETINGS

- 1. A quorum shall consist of four members.
- 2. Final action by the Commission shall be by the affirmative vote of not less than four members.
- 3. Except by unanimous consent, matters upon which public hearing are required by law shall lie over until the next meeting following the public hearing.
  - 4. Matters not on the calendar may be considered by unanimous consent.

NOTE—Matters scheduled for public hearing by the City Planning Commission usually appear in three calendars: first in Section I, (Scheduling Dates for Future Public Hearings), second in Section II, (Public Hearings), and third in Section III, (Reports). Matters scheduled for public hearing by Community Boards appear in a separate calendar available in the Calendar Information Office.

CALENDARS: Any member of a Community Board, any civic association or non-profit organization may write the Calendar Officer of the Commission to be placed on the mailing list to receive the Comprehensive City Planning Calendar which consists of the City Planning Commission Public Meeting Calendar, Supplemental Calendar and Special Meeting Calendar, and Community Board Public Hearing Notices. Calendars are also available to the public in the Calendar Information Office, 22 Reade Street, Room 2E, New York, N.Y. 10007. Any other individual or organization wishing to be placed on the calendar mailing list may do so by sending a certified check, made out to the City of New York—Department of City Planning to the attention of the Calendar Information Office, 22 Reade Street, Room 2E, New York, New York 10007-1216. The fee, including tax, is \$64.95 for a two year subscription.

For Calendar Information: call (212) 720-3368, 3369, 3370. Note to Subscribers: Notify us of change of address by writing to:

City Planning Commission
Calendar Information Office
22 Reade Street—Room 2E
New York, New York 10007-1216

# CITY PLANNING COMMISSION

22 Reade Street, New York, N.Y. 10007-1216

RICHARD L. SCHAFFER, Chairman

DENISE M. SCHEINBERG, Vice-Chairperson

SALVATORE C. GAGLIARDO

RAFAEL MARTINEZ

WM. GARRISON MCNEIL

DANIEL T. SCANNELL, Commissioners

Lois McDaniel, Calendar Officer

The regular public meetings of the Commission shall be held twice monthly on Wednesday at 10:00 a.m. in City Hall, Manhattan, unless otherwise ordered.

# ORDER OF BUSINESS AND INDEX

# **WEDNESDAY, May 16, 1990**

	Roll Call; approval of minutes	1
I.	Scheduling May 30, 1990	
II.	Public Hearings	
III.	Reports	56
	Community Board Public Hearing Notices are available in the Calendar Information Office, Room 2E, 22 Reade Street, New York, N.Y. 10007	

The next regular public meeting of the City Planning Commission is scheduled for May 30, 1990, in the City Hall, Room 16, Manhattan, New York at 10:00 a.m.

# GENERAL INFORMATION HOW TO PARTICIPATE:

Signing up to speak: Anyone wishing to speak on any of the items listed under "Public Hearings" in this Calendar, is requested to fill out a speaker's slip supplied at the staff desk outside the hearing chambers on the day of the hearing. Speakers on each item will be called in the order these slips are submitted, with the exception that public officials and Community Board Chairpersons will be allowed to speak first. If a large number of people wish to speak on a particular item, statements will be taken alternating every 30 minutes between those speaking in opposition and those speaking in support of the proposal.

Length of Testimony: In order to give others an opportunity to speak, all

speakers are asked to limit their remarks to three minutes.

Written Comments: If you intend to submit a written statement and/or other

documents please submit 10 sets of each.

Anyone wishing to present facts or to inform the Commission of their view on an item in this calendar, but who cannot or does not wish to speak at the public hearing, may fill out the form below and return it to the desk outside the hearing chambers or mail their written comments to:

# CITY PLANNING COMMISSION Calendar Information Office—Room 2E 22 Reade Street, New York, N.Y. 10007

(Extra copies of this form may be obtained in the Calendar Information Office at the above address.)

Date of Hearing	Calendar No				
,	Identification No.:				
CB No.:					
Position:					
Opposed	<del></del>				
In Favor	<del></del>				
Comments:					
	·				
Name:					
Organization (if any)					
Address	Title:				

# WEDNESDAY, May 16, 1990

APPROVAL OF MINUTES OF Regular Meeting of May 2, 1990 and Special Meeting of April 30, 1990

I. PUBLIC HEARINGS OF THE FOLLOWING MATTERS TO BE SCHEDULED FOR WEDNESDAY, MAY 30, 1990
STARTING AT 10 A.M.
IN CITY HALL
NEW YORK, NEW YORK

# BOROUGH OF BROOKLYN

No. 1

**CD 16** 

C 900547 HDK

IN THE MATTER OF the disposition of city-owned property pursuant to Section 197-c of the New York City Charter.

The property to be disposed, 2182 Atlantic Avenue (Block 1433, Lot 38), is located on the southerly side of Atlantic Avenue, between Saratoga and Hopkinson Avenues, and is a 4-story new law walk-up building with 16 residential units. The Department of Housing Preservation and Development (HPD) intends to sell the property to an Article XI (New York State Private Housing Finance Law) Housing Development Fund Corporation for the purpose of providing housing for low-income families.

The property has been managed and maintained by a Community group since December 1, 1988 under contract with HPD's Community Management Program.

### **BOROUGH OF MANHATTAN**

# Nos. 2 and 3

(Applications for an amendment of the Zoning Map and the grant of a Special Permit concerning the 17 Penn Plaza development)

No. 2

CD 4

C 890162 ZMM

IN THE MATTER OF an application submitted by 34th Street American Planning Partners pursuant to Sections 197-c and 200 of the New York City Charter for an amendment of the Zoning Map, Section 8d:

- a) Changing from a C6-2M District to a C6-4 District, property bounded by West 35th Street, a line 150 feet West of 8th Avenue, West 33rd Street and 9th Avenue; and
- b) Changing from a C6-4M District to a C6-4 District, property bounded by West 35th Street, 8th Avenue, West 33rd Street and a line 150 feet West of 8th Avenue;

as shown on a diagram dated March 12, 1990.

Resolution for adoption scheduling May 30, 1990 for a public hearing.

# No. 3

**CD 4** 

C 900322 ZSM

IN THE MATTER OF an application submitted by 34th Street American Planning Partners pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-87 of the Zoning Resolution to permit a 2.0 F.A.R. bonus for a covered pedestrian space of 13,198 square feet with direct access to a subway station on a zoning lot to be occupied by a 28-story office building between West 33rd Street and West 34th Street west of Eighth Avenue, within a proposed C6-4 District (Block 757, Lots 20, 22, 26, 27, 41, 43, 44, 45, 46, 50 and 51).

(The C6-4 District is proposed to be established under related zoning map amendment application C 890162 ZMM).

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

#### NOTICE

On May 30, 1990 at 10:00 a.m. in City Hall, New York, a public hearing will be held by the Department of City Planning and the Department of Environmental Protection to receive comments related to the Draft Environmental Impact Statement concerning the proposed 17 Penn Plaza development pursuant to the State Environmental Quality Review Act (SEQRA) and the City Environmental Quality Review (CEQR No. 88-113M).

# No. 4

# CD 5

C 900605 ZSM

IN THE MATTER OF an application submitted by John Chapman pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 81-232 of the Zoning Resolution to allow the construction of metal gates to limit access at night in an existing urban plaza at 126 West 42nd Street, on the westerly side of Avenue of the Americas, extending from West 41st Street to West 42nd Street (Block 994, Lot 33).

The urban plaza was previously approved as part of a special permit application (CP-20877A) pursuant to Section 74-72 of the Zoning Resolution, involving the modifications of height and setback regulations, by the City Planning Commission on November 26, 1969 and by the Board of Estimate on December 4, 1969. A modification of the urban plaza (M 890491 ZSM) was subsequently approved by the City Planning Commission on July 26, 1989.

Plans for this proposed construction of metal gates in the urban plaza are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.

Resolution for adoption scheduling May 30, 1990 for a public hearing.

# No. 5

# CD 4

C 900180 ZSM

IN THE MATTER OF an application submitted by New York Foundation for Senior Citizens, Inc. pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Sections 96-104, 96-105 and 96-108 of the Zoning Resolution as follows:

 to modify the special height restrictions of Section 96-104 (Preservation Area) to allow the construction to a height of 90 feet above curb level.

- 2. to modify the dwelling unit regulations of Section 96-105 (Preservation Area) to allow the construction of one 2-bedroom dwelling unit; and
- 3. to permit the demolition of five 5-story buildings containing dwelling units within the Preservation Area;

to facilitate the construction of a 10-story 100-dwelling unit apartment building for the elderly and elderly handicapped, located at 404-412 West 54th Street, on the westerly side of Ninth Avenue, extending from West 53rd Street to West 54th Street (Block 1063, Tax Lots 39, 41 and parts of Lots 17, 25, 26, 27 and 28), within the Special Clinton District.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

Resolution for adoption scheduling May 30, 1990 for a public hearing.

# No. 6

(Amendments to the loft zoning regulations for SoHo/NoHo and Tribeca to permit certain oversized buildings occupied in 1980 as residences or joint livingwork quarters for artists to legalize such use provided certain criteria are met.)

CD 1, 2 N 900378 ZRM

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 200 of the New York City Charter, for amendment of the Zoning Resolution of the City of New York, relating to Sections 42-14D, 42-141, 111-103, and 111-202:

Matter in **Boldface** is new, to be added Matter in Strikeout is old, to be deleted Matter in *Italics* is defined in Section 12-10

41-14D Special Uses in M1-5A and M1-5B Districts

- 1. Joint living-work quarters for artists in buildings in M1-5A and M1-5B Districts provided:
  - (b) The lot coverage of such building does not exceed 5000 square feet except that in buildings with frontage along Broadway the lot coverage shall not exceed 3600 square feet. However, such quarters may also be located in a building occupying more than 5000 square feet if the entire building was held in cooperative ownership by artists on September 15, 1970. Joint living-work quarters for artists are permitted in other buildings or other structures only by special permit of the City Planning Commission

pursuant to Section 74-782[-], or by minor modification of the Chairman of the City Planning Commission pursuant to Section 42-141 (e).

42-141Modification by Certification of the Chairman of the City Planning Commission of uses in M1-5A and M1-5B Districts

In M1-5A and M1-5B Districts the requirements of Section 42-14D 1 (b), (c), (d) and (e), or 42-14D 2 may be modified by certification of the Chairman of the City Planning commission as provided in this Section. A copy of any request for modification under this Section shall be sent by the applicant to the applicable Community Board at least twenty days prior to the next regularly scheduled Community Board meeting. If the Community Board elects to comment on such requests it must do so within 31 days of such modification.

- (e) The requirements of Section 42-14D 1 (b) relating to joint livingwork quarters for artists in buildings where the lot coverage is 5000 square feet or more, or 3600 square feet or more in buildings with frontage along Broadway, may be modified provided that
  - (i) such floor area was occupied on September 1, 1980 as joint living-work quarters for artists, or consists of registered Interim Multiple/Dwellings, or is found covered by the New York City Loft Board pursuant to Article 7C of the New York State Multiple Dwelling Law, and
  - (ii) such building consisted, on June 21, 1983, of two or more contiguous sections separated structurally by load-bearing walls, with independent entrances, independent addresses, and other evidence of the independent functional use of each section of the building, which evidence may include but is not limited to separate deeds, separate tax lots, separate certificates of occupancy or separate utilities or systems for the entirety of each section of the building, and
  - (iii) the section within which such floor area is located has a lot coverage of less than 5000 square feet of lot area, except that in buildings with frontage along Broadway the lot coverage shall not exceed 3600 square feet.

Chapter XI Special Lower Manhattan Mixed Use District

# 111-103 Additional use restrictions

(b) Within Area B1 and B2 loft dwellings and joint living-work quarters for artists shall be permitted in buildings where the lot coverage is less than 5000 square feet. Loft dwellings and joint living-work quarters for artists shall be permitted in other buildings or other structures only by special permit of the City Planning Commission pursuant to Section 74-782 (Special Permit) [-] or by minor modification of the Chairman of the City Planning Commission pursuant to Section 111-202(d) or (e).

However, within the Area B1 bounded by Thomas Street, Hudson Street, Jay Street, Greenwich Street, North Moore Street, West Broadway, White Street, and the eastern boundary of the LMM Special District, loft dwellings and joint living-work quarters for artists above the level of the second floor, which the Chairman of the City Planning commission determines were occupied on March 1, 1984 shall be a permitted use, provided that a complete application for a determination of occupancy is filed by the owner of the building or the occupant of a dwelling unit in such building not later than January 12, 1986. For the purposes of Article 7C of the New York State Multiple Dwelling Law, such a determination of residential occupancy on March 1, 1984 shall be deemed to permit residential use as-of-right for such loft dwelling units or joint living-work quarters for artists.

# 111-20 MINOR MODIFICATIONS

111-202

On application, the Chairman of the City Planning Commission may grant minor modifications to the following provisions of this chapter:

- (d) The requirements of Section 111-103(b) relating to loft dwellings and joint living-work quarters for artists in buildings within Area B1 and B2 where the lot coverage is 5000 square feet or more may be modified provided that
- (i) such floor area was occupied on September 1, 1980 as loft dwellings or joint living-work quarters for artists, or consists of registered Interim Multiple Dwellings, or is found covered by the New York City Loft Board pursuant to Article 7C of the New York State Multiple Dwelling Law, and

- (ii) such building consisted, on June 21, 1983, of two or more continguous sections separated structurally by load-bearing walls, with independent entrances, independent addresses, and other evidence of the independent functional use of each section of the building, which evidence may include but is not limited to separate deeds, separate tax lots, separate certificates of occupancy, or separate utilities or systems for the entirety of each section of the buildings, and
- (iii) the section within which such floor area is located has a lot coverage of less than 5000 square feet of lot area.
- (e) The requirements of Section 111-103 (b) relating to loft dwellings and joint living-work quarters for artists in buildings having lot coverage of 5000 square feet or more within Area B1 bounded by Thomas Street, Hudson Street, Jay Street, Greenwich Street, North Moore Street, West Broadway, White Street, and the eastern boundary of the LMM Special District may be modified provided that
  - (i) such floor area was occupied on March 1, 1984 as loft dwellings or joint living-work quarters for artists, or consists of registered Interim Multiple Dwellings, or is found covered by the New York City Loft Board pursuant to Article 7C of the New York State Multiple Dwelling Law, and
  - (ii) such building consisted, on January 12, 1986, of two or more contiguous sections separate structurally by load-bearing walls, with independent entrances, independent addresses, and other evidence of the independent functional use of each section of the building, which evidence may include but is not limited to separate deeds, separate tax lots, separate certificates of occupancy or separate utilities or systems for the entirety of each section of the building, and
  - (iii) the section within which such floor area is located has a lot coverage of less than 5000 square feet of lot area.

# No. 7

CD 4 C 900613 ZMM

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Sections 197-c and 200 of the New York City Charter for an amendment of the Zoning Map, Section No. 8c involving:

- 1. changing from an M1-5 District to an R8 district, property bounded by:
  - West 45th Street, a line 450 feet westerly of Tenth Avenue, West 47th Street and the easterly boundary line of the Central Rail Road rightof-way;
  - b. West 48th Street, a line 450 feet westerly of Tenth Avenue, a line midway between West 48th Street and West 49th Street, and the easterly boundary line of the Central Rail Road right-of-way; and
  - c. West 49th Street, a line 175 feet easterly of Eleventh Avenue, West 50th Street and the easterly boundary line of the Central Rail Road right-of-way; and
- 2. eliminating within an existing R8 district a C1-5 district, property bounded by:
  - a line midway between West 45th Street and West 46th Street, a line 100 feet easterly of Tenth Avenue, West 46th Street and a line 100 feet westerly of Ninth Avenue;
  - a line midway between West 46th Street and West 47th Street, a line 100 feet easterly of Tenth Avenue, West 47th Street and a line 100 feet westerly of Ninth Avenue;
  - c. a line midway between West 50th Street and West 51st Street, a line 100 feet easterly of Ninth Avenue, a line midway between West 51st Street and West 52nd Street, and a line 150 feet westerly of Eighth Avenue; and
  - a line midway between West 52nd Street and West 53rd Street, a line 100 feet easterly of Tenth Avenue, West 53rd Street, and a line 100 feet westerly of Ninth Avenue;

in the Special Clinton District, as shown on a diagram dated March 12, 1990.

#### No. 8

(Amendment of Article IX, Chapter 6, Special Clinton District, of the Zoning Resolution to amend the district map, to eliminate the floor area bonus for a park and to clarify the language and intent of certain provisions of the Special District)

CD 4 N 900614 ZRM

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Sections 96-00, 96-03, 96-10, 96-107, 96-109, 96-111, 96-20, 96-21, 96-211, 96-213, 96-22, 96-23, 96-30, 96-301, 96-302 and 96-40, as follows:

Matter in **Bold** is new, to be added;

Matter in Strikeout is old, to be omitted;

Matter in italics is defined in Section 12-10;

\* \* \* indicate where unchanged text appears in the Zoning Resolution.

# Article IX

Special Purpose Districts

Chapter 6 Special Clinton District

96-00 GENERAL PURPOSES

The "Special Clinton District" (hereinafter also referred to as the "Special District") established in this resolution is designed to promote and protect public health, safety, general welfare and amenity. Because of the unique geographical location situation of the Clinton community, situated between the Convention Center and its related activities and the waterfront on the west and by a growing central business district on the east, it is necessary to provide propose specific programs and regulations which will assure realization of community and city-wide goals.

These goals which are part of the plan for the Clinton Area include, among others, the following:

- (a) To preserve and strengthen the residential character of the community;
- (b) To permit rehabilitation and new construction within the Special District area in character with the existing scale of the area community and at rental levels which will not substantially alter the for the mixture of income groups presently residing in the area;
- (c) To preserve the small-scale character and variety of existing stores and activities and to control new commercial uses in conformity with the existing character of the area:

- (d) To provide amenities such as <del>public open space and</del> street trees to improve the physical environment;
- (e) To restrict demolition of buildings that are suitable for rehabilitation and continued residential use; and
- (f) To promote the most desirable use of land in the area and thus to conserve the value of land and buildings, and thereby protect the City's tax revenues, consistent with the foregoing purposes.

96-03 District Map

The District Map for the Special Clinton District (Appendix A) identifies specific areas comprising the Special District in which special zoning regulations carry out the general purposes of the Special Clinton District. These areas and the sections of this Chapter which contain regulations pertaining thereto are as follows:

Area A — PRESERVATION AREA —

Section 96-10

Area B — PERIMETER AREA —

Section 96-20

Area C — MIXED USE AREA — OTHER AREAS

Section 96-30

Area D - OTHER AREAS

Section 96-40

96-10 PRESERVATION AREA

96-107

Special regulations for community facility uses

Developments, enlargements or extensions of community facility uses or conversions of an existing building to a community facility use are permitted on zoning lots containing existing buildings with residential uses only pursuant to the provisions of this Section. The City Planning Commission, by special permit after public notice and hearing and subject to City Council action as provided in the New York City Charter, may permit developments, enlargements, or extensions of community facility uses provided that the Commission makes the following findings:

(a) That the existing *building* is not eligible for rehabilitation under any active publicly aided program under which funds are available;

- (b) That, prior to evicting or otherwise terminating the occupancy of any tenant preparatory to demolition, the owner shall have notified the Commissioner of Housing Preservation and Development Administrator of Housing and Development of his or her intention to demolish the building;
- (c) That the eviction and relocation practices followed by the owner of the building satisfy all applicable legal requirements and that no harassment has occurred or if it has been determined by the applicable governmental agency that legal relocation or eviction requirements have not been satisfied or that harassment has occurred, that the owner has complied with Section 96-110.

This special permit shall be in addition to any special permits required for nursing homes, health related facilities and domiciliary care facilities for adults pursuant to the provisions of Section 74-90.

The Commission may prescribe additional conditions and safeguards to minimize adverse effects on the character of the surrounding area.

All applications for special permits under the provisions of this Section shall be referred to Borough of Manhattan, Community Board #4 for its recommendation in accordance with the provisions of Section 84(d) of the New York City Charter.

96-109

Alterations of buildings

Prior to the issuance of an alteration permit by the Department of Buildings for an alteration other than an incidental alteration for a building containing residential uses within the Preservation Area, the Commissioner of Housing Preservation and Development Administrator of Housing and Development shall certify to the Department of Buildings:

- (a) That prior to evicting or otherwise terminating the occupancy of any tenant preparatory to alteration, the owner shall have notified the Commissioner of Housing Preservation and Development Administrator of Housing and Development of his intention to alter the building;
- (b) That the eviction and relocation practices followed by the owner of the building satisfy all applicable legal requirements and that no harassment has occurred, or if it has been determined by the applicable governmental agency that legal relocation or eviction requirements have not been satisfied or that harassment has occurred, that the owner has complied with Section 96-110.

96-111

Off-street parking regulations

Accessory off-street parking spaces, public parking lots or public parking

garages are not permitted within the Preservation Area except by special permit as set forth in Section 13-461 (Accessory off-street parking garages and public parking lots) and Section 13-462 (Public parking garages and public parking lots). In addition, the Commission shall find that:

- (a) the property has been or will be vacated pursuant to the provisions of Section 96-108;
- (b) the applicant has followed the relocation procedures set forth in Section 96-23.

# 96-20 PERIMETER AREA

The Perimeter Area shall consist of the Western Perimeter Area (B1) and the Eastern Perimeter Area (B2).

Developments within the entire Perimeter Area shall be eligible for bonuses increased floor area pursuant to Section 96-21. Because of increased pressures for development attributable to the plan for the Clinton area in the Western Perimeter Area the relocation provisions of Section 96-23 shall apply therein for all demolition, development, enlargement or extensions on lots containing residential uses. All existing legal uses in enclosed buildings shall be considered conforming uses. Except as otherwise—as—provided in this Chapter, any existing commercial or manufacturing uses may be changed subject to the applicable underlying district regulations pursuant to the change of nonconforming use to another non-conforming use only in accordance with the provisions of Sections 52-31, 52-33, 52-34, 52-35 and 52-36.

#### 96-21

# Floor Area Bonus Increase

For any development the floor area ratio permitted by the underlying district may be increased from 10.0 to 12.0 only by complying with either the provisions of Section 23-90 (INCLUSIONARY HOUSING). or Section 96-212 (Floor area bonus for a park) or a combination of these two sections. For every .1 increase of permitted floor area ratio above 10.00, the lot area per room requirements as set forth in Section 23-22 (Required Lot Area Per Dwelling Unit or Per Room) may be reduced by .255 square feet. In no event shall such reduction exceed 17 percent of the applicable lot area requirements set forth in Section 23-22. A permanent certificate of occupancy for any building incorporating bonus floor area increase pursuant to this section shall not be issued by the Department of Buildings until the issuance of a permanent certificate of occupancy for lower income housing and/or park hereunder. In addition to the requirements of Section 23-90 (Inclusionary Housing), any units for which a floor area increase has been earned pursuant to Section 23-90 shall be within the Special Clinton District.

#### 96-211

# Floor area bonus for a park

For each square foot of park provided in the Preservation Area, the total floor area permitted on a zoning lot in the Perimeter Area may be increased by 7.5 square feet, providing that the Chairman of the City Planning Commission certifies to the Department of Buildings that the following conditions are met:

- (a) That the proposed park site must have been vacant or developed as a parking lot on July 1, 1974;
- (b) That the park is located on a zoning lot separate from the bonused zoning lot;
- (e) That the park shall have direct access to a street and shall be open to the public each day between the hours of 6:00 a.m. and 12:00 midnight;
- (d) That no dimension of the park shall be less than 40 feet and that the park shall not at any point be more than 5 feet below or 5 feet above curb level of the street providing access to the park;
- (e) That the park shall be developed as a passive and active recreational area with lighting, scating, landscaping including trees and shrubs, and active recreation facilities. The following types of usage are illustrative of acceptable active recreational facilities: Basketball or handball courts where bounding walls of adjoining development have no lot line windows, bocce courts, children's playgrounds and tot lots;
- (f) That the park shall be maintained in accordance with a maintenance program approved by the Chairman of the City Planning Commission specifying the character and frequency of maintenance;
- (g) That the owner of the park has entered into a restrictive declaration filed with the City Register covenanting that the park shall be used only as a park and maintained in accordance with the approved maintenance program, and that no floor area and rooms shall be attributable thereto:
- (h) That within 30 days of the filing of an application for certification under the provisions of this Section, notification of filing of such application shall be given by the Chairman of the City Planning Commission to Borough of Manhattan, Community Board #4.

# 96-213 96-22

Special Permit for Modification of Height and Setback Regulations

The City Planning Commission by special permit after public notice and hearing and subject to City Council action as provided in the New York City Charter, may permit modifications of height and setback regulations for developments which have generated an increase in the floor area benue ratio of not more than 2.0 under the provisions of Sections Section 96-211 or 96-212 96-21 provided that such modification is necessary to achieve better site planning. The Commission may prescribe

additional conditions and safeguards to minimize adverse effects on the character of the surrounding area. All applications for special permits under the provisions of this Section shall be referred to Borough of Manhattan, Community Board #4 for its recommendation in accordance with the provisions of Section 84(d) of the New York City Charter.

96-22

Demolition of Buildings in the Eastern Perimeter Area

Prior to the issuance of a demolition permit by the Department of Buildings for a building containing residential uses within the Eastern Perimeter Area (B2) the Administrator of Housing and Development shall certify to the Department of Buildings:

- (a) That prior to evicting or otherwise terminating the occupancy of any tenant preparatory to demolition, the developer shall have notified the Housing and Development Administration of his intention to demolish the building;
- (b) That the eviction and relocation practices followed by the developer satisfy all applicable legal requirements and that no harassment has occurred.

96-23

Relocation and Demolition of Buildings Provision in the Western Perimeter Area

Prior to the issuance by the Department of Buildings of a demolition permit or a permit for any development, enlargement or extension on any zoning lot containing residential uses within the Western Perimeter Area-(B1), B, the Administrator of Housing and Development Commissioner of Housing Preservation and Development shall certify to the Department of Buildings:

- (a) That prior to evicting or otherwise terminating the occupancy of any tenant in connection with vacating any building, the developer shall have notified the Housing and Development Administration Department of Housing Preservation and Development of his plan for the relocation of tenants which shall:
  - to the extent possible provide for the relocation of tenants within the Clinton area District;
  - (ii) provide for the satisfaction of all the requirements for the issuance of a certificate of eviction under Part V of the Rent and Eviction Regulations of the Housing and Development Administration Office of Rent Control, including all currently effective amendments, applicable rent control and rent stabilization regulations of the State of New York.
- (b) That the developer has complied with the relocation plan submitted pursuant to paragraph (a) above and that no harassment has occurred, or if it has been determined by the applicable governmental agency that legal relocation or eviction requirements have not been satisfied or that harassment has occurred, that the owner has complied with Section 96-110.

# 96-30 MIXED USE AREA

All existing residential buildings within the Mixed Use Area shall be considered complying buildings for all purposes including but not limited to alterations, enlargements or extensions. Any existing building which is damaged or destroyed by any means may be reconstructed to its bulk prior to such damage or destruction. All existing residential uses shall be considered conforming uses.

#### 96-301

Special regulations for buildings containing residential uses

Enlargements not involving an increase in lot coverage of more than 20 percent, extensions and alterations of all existing residential buildings or any existing buildings containing dwelling units or rooming units within the Mixed Use Area of the Special District are permitted and shall be governed by the bulk regulations of an R8 District except as modified in this Section:

- (a) Where any existing building containing dwelling units or rooming units is enlarged for residential uses, the open space and floor area provisions of Section 23-142 shall not apply and the maximum floor area ratio of the zoning lot shall not exceed 4.2;
- (b) The minimum required rear yard for the enlarged portion of such building shall be 30 feet;
- (e) The lot area per room requirements of Article II Chapter 3 shall not apply;
  - The average number of rooms in a dwelling unit in the enlarged or extended portion of such building shall be at least 3 1/2 rooms. In the case of an alteration there shall be no increase in the number of dwelling units existing prior to alteration. No new rooming units shall be permitted within the Mixed Use Area.
- (d) Any non residential uses permitted by the underlying district regulations shall be located below the level of the lowest story containing a residential use.

96-302

Development or conversions

No new building containing residential uses or conversions of any existing completely non-residential building to residential uses shall be permitted with the Mixed Use Area.

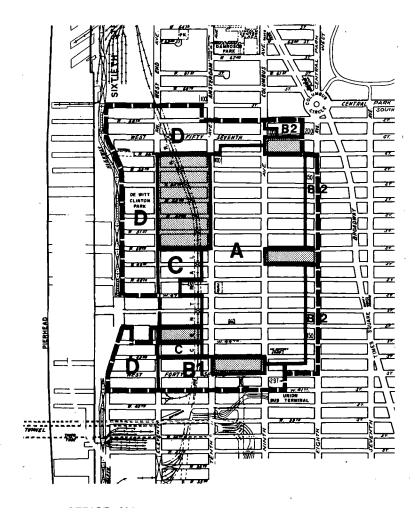
# 96-40 96-30 OTHER AREAS

In areas other than the Preservation Area, the Perimeter Area or the Mixed Use Area. In Area C, the regulations of the underlying Districts shall apply, except as otherwise set forth in this Chapter.

\* \* \*

# [MAP TO BE DELETED]

# **APPENDIX A**

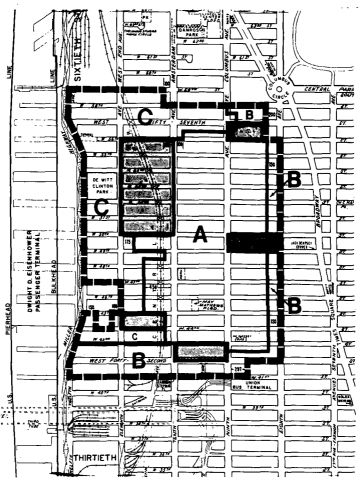


# DISTRICT MAP

- A PRESERVATION AREA
- B PERIMETER AREA
- C MIXED USE AREA
- D OTHER AREAS

EXCLUDED AREA
DISTRICT BOUNDARY

# MAP TO BE ADDED APPENDIX A



# DISTRICT MAP

- A PRESERVATION AREA
- **B** PERIMETER AREA
- C OTHER AREA
- EXCLUDED AREA
- DISTRICT BOUNDARY

### No. 9

(Amendment to Section 96-108 and 96-110 of the Special Clinton District, to permit alteration, demolition or new construction on sites with prior findings relating to harassment or improper eviction or relocation practices)

CD 4 N 900615 ZRM

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Sections 96-108 and 96-110, as follows:

Matter in **Bold** is new to be added;

Matter in strikeout is old, to be omitted;

Matter in italics is defined in Section 12-10

# Article IX

# Special Purpose Districts

Chapter 6 — Special Clinton District

96-108

Demolition of buildings

No demolition permit or alteration permit for partial demolition involving a decrease of more than 20 percent in the amount of residential floor area in a building shall be issued by the Department of Buildings for any building containing dwelling units or rooming units within the Preservation Area unless it is an unsafe building and demolition is required pursuant to the provisions of Chapter 26, Title C, Part I, Article 8 Title 26, Sub-chapter 3, Article 8 of the New York City Administrative Code.

However, the City Planning Commission, by a special permit after public notice and hearing and subject to City Council action as provided in the New York City Charter, may permit demolition of buildings containing dwelling units or rooming units other than unsafe buildings within the Preservation Area provided that the Commission makes the following findings:

- (a) That the existing building is:
  - (i) is not eligible for rehabilitation under any active publicly aided program under which funds are available; or

- (ii) is to be demolished for the purpose of implementing a publicly assisted program (exclusive of any tax abatement or tax exemption) for the construction of housing units for lower income households as defined in Section 23-92 and which units are to be administered by a not-for-profit agent, and either the funds may not lawfully be used to rehabilitate the existing building or the project sponsor demonstrates that rehabilitation of the existing building is not appropriate in view of the specific requirements of the funding program as to the nature of the units to be constructed, services to be provided or population to be served; or
- (iii) is to be substantially preserved and requires an alteration permit to allow the removal and replacement of 20 percent or more of the floor area.
- (b) That prior to evicting or otherwise terminating the occupancy of any tenant preparatory to demolition the owner shall have notified the Commissioner of the Department of Housing, Preservation and Development of his applicable governmental agency of its intention to demolish the building;
- (c) That the eviction and relocation practices followed by the owner satisfy all applicable legal requirements and that no harassment has occurred, (or if it has been determined by the applicable governmental agency that harassment has occurred or if the owner has waived in writing the need for such a determination,) that the owner has complied with Section 96-110. However, the owner has the right to withdraw its harassment determination waiver at any time prior to the issuance of a special permit pursuant to this section;
- (d) That an acceptable program for new development of the zoning lot is submitted to the Commission which indicated that to the extent permitted by the provisions of Section 96-10 (PRESERVATION AREA) the number of new dwelling units to be constructed is at least equal to the number of dwelling units to be demolished and that the floor area of the new residential development is at least equal to the floor area of the dwelling units to be demolished and that site development will commence within a period of twelve months from completion of relocation.

The Commission may prescribe appropriate conditions and safeguards to insure that any interim uses proposed on the site prior to any construction are in conformance with the purposes of this Special District. All applications for special permits under the provisions of this section shall be referred to the Borough of Manhattan, Community Board #4 for its recommendations in accordance with the provisions of Section 197c of the New York City Charter.

# 96-110

# Harassment and cure

(a) Notwithstanding any provision to the contrary contained in this Chapter, a permit may be issued by the Department of Buildings pursuant to Sections 96-108, 96-109, 96-22 or 96-23 or a special permit may be granted by the City Planning Commission pursuant to Sections 96-107 or 96-108 with respect to any building on a zoning lot in which harassment or other failure to satisfy applicable legal requirements in eviction and relocation has occurred, provided that the Department of Housing Preservation and Development has determined and certified that all parties in interest to the zoning lot (as the term "party in interest" is defined in the Section 12-10 definition of zoning lot) have entered into a legal agreement approved by the Department of Housing Preservation and Development which shall run with the land and bind all parties in interest and their successors. Such agreement shall provide that: for either the floor area cure or land cure as set forth below:

#### (1) Floor area cure

- (1) (i) Lower income housing in an amount equal to at least 28 percent (the "cure percentage") of the total residential floor area of any building to be altered or demolished in which harassment (as defined in subparagraph (d)) has occurred shall be provided in a new or altered building on the same zoning lot as the building to be altered or demolished.
- (2) (ii) If at the time of filing an application for a building permit or special permit, an existing building to be altered contains occupied units, the requirement set forth in subsection (a)(1) regarding the provision of lower income housing shall be satisfied as follows:
- (i) (A) not less than 28 percent of the *floor area* of all vacant units shall be provided for lower income housing; and
- (ii) (B) the balance of any required lower income housing shall be comprised of qualifying occupied units.
- (3) (iii) Such designated lower income housing units shall be in compliance with the applicable regulations of Section 23-90 (Inclusionary Housing) except that in the Preservation Area, paragraph (b) of Section 23-941 (On-site new construction option) shall be inapplicable and in its place and stead, paragraph (a) of Section 96-105 (Dwelling unit regulations) shall be applicable.

#### (2) Land cure

- (i) That sufficient land on the same zoning lot has been donated or provided for nominal consideration by the owner of the land for the construction of lower income housing at a rate of 1.0 square foot of lower income housing floor area for every 1.1 square feet of existing residential floor area of a building subject to the cure provisions.
- (ii) The legal instruments relating to the transfer of title to an administering agent have been approved pursuant to Section 23-90.
- (iii) The administering agent has signed an agreement with a city, state or federal housing or development agency to fully fund the construction of lower income housing.
- (iv) Such lower income housing shall comply with the requirements of Section 23-90 (Inclusionary Housing), except that the lower income housing may receive city, state or federal subsidies.
- (v) The total amount of new residential floor area to be provided pursuant to this section shall in no event be less than the amount required under Section 96-108(d).
- (vi) No demolition permit shall be issued by the Department of Buildings pursuant to Section 96-108 until there has been a funding closing with a city, state or federal housing or development agency to finance the construction of the lower income housing units to be constructed as required in paragraph (i) above.
- (vii) No temporary Certificate of Occupancy shall be issued for any purpose other than lower income housing on the same zoning lot until a temporary Certificate of Occupancy for all units of lower income housing has been issued. No permanent Certificate of Occupancy shall be issued for any purpose other than lower income housing on the same zoning lot until a permanent Certificate of Occupancy for all units of lower income housing has been issued.

### No. 10

(Amendment to Section 96-20 of the Special Clinton District, to include special urban design controls relating to retail continuity and street wall requirements for any construction fronting on West 42nd Street)

CD 4 N 900616 ZRM

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Section 96-20, as follows:

# 96-201

Special urban design regulations relating to retail continuity and street wall requirements

- (a) The provisions of Section 96-201 shall apply to developments or enlargements located in all commercial districts within the area bounded by: Starting at a point 297 feet east of Ninth Avenue, south to the southern boundary of West 41st Street, west to the east side of Twelfth Avenue, north along the eastern border of Twelfth Avenue to 43nd Street, east on West 43rd Street to the eastern side of Tenth Avenue, south along Tenth Avenue to the southern boundary of West 42nd Street, east on West 42nd Street to Ninth Avenue, north along the western boundary of Ninth Avenue to the midblock of 42nd/43rd Street, east from that midblock point for 297 feet, south to the southerly boundary of 41st Street;
- (b) For any development or enlargement fronting on West 42nd Street, between 9th and 12th Avenues, uses located on the ground floor level, or within five feet of the curb level shall be limited to uses in Use Groups 4A, 6A, 6C, 10A, 11, 12A and 12B and shall occupy total street frontage not less than 50 percent of the linear feet of the street wall of a building;
- (c) At least 50 percent of the length of the facade of such *street wall* fronting on West 42nd Street shall be glazed with transparent material to a height of not less than 16 feet above *curb level*. The lowest point of such glazed area shall not be higher than four feet above *curb level*;
- (d) At least 80 percent of the aggregate width of street walls of a building fronting on West 42nd Street, up to a height of 45 feet, shall be located within 10 feet of the street line of such street;
- (e) The minimum height of the street wall of a building above curb level shall be no less than 45 feet or the height of the building, whichever is less and no more than 85 feet. Above this required height, the street wall of a building shall set back at least five feet. The requirements of paragraph (e) shall also apply to any development or enlargement on a

wide street frontage within a distance of 50 feet from its intersection with West 42nd Street.

Resolution for adoption scheduling May 30, 1990 for a public hearing.

# No. 11

(Amendment to Section 96-105 of the Special Clinton District to modify the applicability of two-bedroom dwelling unit distribution requirement for certain alterations or for new construction of non-profit residences for the elderly)

CD 4 N 900628 ZRM

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Section 96-105, as follows:

Matter in **bold** is new to be added; Matter in **strikeout** is old, to be omitted; Matter in *italics* is defined in Section 12-10

# Article IX

Special Purpose Districts

Chapter 6 — Special Clinton District

96-105

Dwelling unit regulations

# (a) Dwelling unit distribution

For developments, enlargements, extensions, or conversions of an existing building to a residential use, the lot area per room requirement of the underlying districts as set forth in Section 23-22 shall be inapplicable. In lieu thereof, the required lot area per dwelling unit of a development, enlargement, extension or conversion of an existing building to a residential use shall not be less than 168 square feet and the number of two-bedroom units on a zoning lot shall not be less than 20 percent.

In addition, the minimum lot area per dwelling unit requirement and the 20 percent two-bedroom unit requirement set forth above shall apply to any alteration that creates additional dwelling units or additional zero-bedroom units. Alterations that reduce the percentage of apartments that contain two

bedrooms are not permitted unless the resulting building will contain at least 20 percent two-bedroom units.

However, notwithstanding any provision to the contrary contained in this section, the minimum lot area per dwelling unit requirement and the 20 percent two-bedroom unit requirement shall not apply to alterations which add a code-complying bathroom, pursuant to Article 31 of the Housing Maintenance Code of the City of New York, to a dwelling unit which is publicly assisted (exclusive of any tax abatement or tax exemption program), and which is administered by a not-for-profit agent.

The City Planning Commission by special permit, after public notice and hearing, and subject to City Council action as provided in the New York City Charter, may modify the two-bedroom unit distribution requirement and the lot area per dwelling unit requirements of this Section with respect to for a non-profit residence for the elderly or for a residence substantially for the elderly handicapped under jurisdiction of a State or City agency, provided that the following findings are made:

- (1) That such residences are sponsored by a voluntary non-profit organization active within the Special Clinton District.
- (2) That the location and size of this such facility does not create an undue concentration of dwelling units of this type and community facilities with sleeping accommodations within the immediate area.
- (3) That there are social service, health and related programs for the residents including a maintenance and security plan.
- (4) That on-site recreation areas for the use of the residents are provided.
- (5) That the proposed *residence* will not overburden existing public services to in the neighborhood.

The Commission may prescribe appropriate conditions or safeguards to minimize the adverse effect of any *use* permitted under this Section on the residential character of the surrounding area.

(b) Special provisions for owner-occupied residential buildings.

For alterations of *residential buildings* which are owner-occupied and which contain four or fewer *dwelling units*, the *dwelling unit* distribution provisions of Section 96-105 shall not apply.

# Nos. 12 and 13

(Applications for an amendment of the Zoning Map and the grant of a special permit to facilitate the development of a mixed use building at 355-371 Fifth Avenue)

No. 12

CD 5 C 900240 ZMM

IN THE MATTER OF an application submitted by KMO-361 Realty Associates pursuant to Sections 197-c and 200 of the New York City Charter, for an amendment of the Zoning Map, Section 8d:

- a) changing from a C5-2 district to a C5-3 district property bounded by Fifth Avenue, East 35th Street, a line 150 feet east of Fifth Avenue, and East 34th Street; and
- establishing within the proposed C5-3 district a Special Midtown District (MiD) on property bounded by Fifth Avenue, East 35th Street, a line 150 feet east of Fifth Avenue, and East 34th Street,

as shown on the diagram dated March 14, 1990.

Resolution for adoption scheduling May 30, 1990 for a public hearing.

### No. 13

CD 5 C 900241 ZSM

IN THE MATTER OF an application submitted by the Landmarks Preservation Commission on behalf of KMO-Realty Associates pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-711 of the Zoning Resolution to allow the modification of bulk regulations to permit the movement of floor area across district boundaries, and to allow the modification of height and setback regulations to facilitate the development of a mixed-use building containing retail and office space on property located at 355-371 Fifth Avenue, bounded by Fifth Avenue, East 35th Street, Madison Avenue, and East 34th Street (Block 864, Lot 1) within an existing C5-2 district, a portion of which is proposed in a related application (C 900240 ZMM) to be rezoned from a C5-2 district to a C5-3 (MiD) district.

Plans for this proposal are on file with the Department of City Planning and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

# NOTICE

On May 30, 1990 at 10:00 a.m. in City Hall, New York, a public hearing is being held by the Departments of City Planning and Environmental Protection to receive comments related to the Draft Environmental Impact Statement concerning the proposed B. Altman's Project, pursuant to the State Environmental Quality Review Act (SEQRA) and the City Environmental Quality Review (CEQR No. 88-069M).

# II. PUBLIC HEARINGS

# BOROUGH OF BRONX

No. 14

CD 1, 11, 12

C 900450-452 PPX

# **PUBLIC HEARING:**

IN THE MATTER OF applications by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of six (6) cityowned properties.

ULURP No.	C.B. No.	No. of Parcels
900450 PPX	1	1
900451 PPX	11	1
900452 PPX	12	4

A list and description of the properties can be seen at the City Planning Commission, 22 Reade Street, Room 2E, New York, New York.

 $(On\ May\ 2, 1990\ Cal.\ No.\ 1, the\ Commission\ scheduled\ May\ 16, 1990\ for\ a\ public\ hearing\ which\ has\ been\ duly\ advertised.)$ 

Close the hearing.

No. 15

CD 1

C 900459 PPX

#### **PUBLIC HEARING:**

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of twenty-four (24) city-owned properties.

A list and description of the properties can be seen at the City Planning Commission, 22 Reade Street, Room 2E, New York, New York.

(On May 2, 1990 Cal. No. 2, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Continue the hearing to July 11, 1990.

### No. 16

**CD 7** 

C 900466 PPX

#### PUBLIC HEARING:

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of two (2) city-owned properties.

A list and description of the properties can be seen at the City Planning Commission, 22 Reade Street, Room 2E, New York, New York.

(On May 2, 1990 Cal. No. 3, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

# **BOROUGH OF QUEENS**

No. 17

**CD 14** 

C 900104 PPQ

# **PUBLIC HEARING:**

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of two (2) city-owned properties.

A list and description of the properties can be seen at the City Planning Commission, 22 Reade Street, Room 2E, New York, New York.

(On May 2, 1990 Cal. No. 4, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 18

**CD 12** 

C 890981 PPQ

### **PUBLIC HEARING:**

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of one (1) city-owned property located at 171-25 107th Avenue, Block No. 10241, Lot No. 63.

(On May 2, 1990 Cal. No. 5, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Continue the hearing to July 11, 1990.

Nos. 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29

(Amendment to the Arverne Urban Renewal Area, amendments of the City Map and Zoning Map, grant of Special Permits, Disposition of city-owned property and Renewal of a lease for a term of up to 10 years for a New York City Fire Department warehouse to permit a large-scale development)

No. 19

**CD 14** 

C 900151 MMQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 199 of the New York Charter and Section 5-430 et. seq. of the New York City Administrative Code for various changes to the City map and discontinuances and closings relating to streets, parks, easements and grades within and adjoining the Arverne Urban Renewal Area, generally bounded by: Beach 32nd Street to the east; Beach 74th Street, Beach 81st Street and Beach 84th Street to the west; Beach Channel Drive and Rockaway Freeway to the north; and the Atlantic Ocean, Rockaway Beach Boulevard and Hammels Boulevard to the south, in accordance with Map No. 4875, dated December 21, 1989 and signed by the Borough President.

(On April 18, 1990 Cal. No. 20, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 35, the hearing was continued to May 16, 1990.)

Close the hearing.

No. 20

**CD 14** 

C 900162 ZMQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 200 of the New York City Charter for an amendment of the Zoning Map, Sections 30c and 31a:

- (1) changing from an R4 district to an R6 district property bounded by:
  - (a) Hammels Boulevard, Beach 77th Street, a southerly boundary line of a park and its westerly prolongation, Beach 75th Street\*, a line 100 feet northerly of Rockaway Beach Boulevard, and Beach 81st Street;
  - (b) Beach 47th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, Beach 38th Street, Rockaway Beach Boulevard and its easterly prolongation, Beach 35th Street, the southerly street line of Rockaway Freeway\*, Beach 38th Street, the northerly street line of Oceanview Boulevard\*\*, Beach 44th Street, and the southerly street line of Rockaway Freeway\*;
- changing from an R4 district to an M1-1 district property bounded by Beach 84th Street, Rockaway Freeway, Beach 80th Street and Hammels Boulevard;
- 3) changing from an R6 district to an M1-1 district property bounded by the centerline of Beach 73rd Street, the easterly prolongation of the southerly boundary line of a park\*, the westerly street line of Beach 73rd Street and the northerly boundary line of the Rockaway Transit Easement;
- 4) changing from an R5 district to an R6 district property bounded by Beach 60th Street\*, the southerly boundary line of the Rockaway Transit Easement, Beach 59th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, the southerly prolongation of Beach 57th Street, Arverne Boulevard, the centerline of former Edgemere Avenue, and Oceanview Boulevard\*\*:
- 5) changing from a C4-1 district to an R6 district property bounded by Beach 62nd Street, a line 100 feet northerly of Oceanview Boulevard\*\*, Beach 59th Street, and the southerly boundary line of the Rockaway Transit Easement;
- 6) changing from a C8-1 district to an R6 district property bounded by:
  - (a) Beach 67th Street, the southerly boundary line of Rockaway Freeway\*, the southerly prolongation of Beach 63rd Street, a line 100 feet northerly of Larkin Avenue\*, Beach 65th Street\*, a line 75 feet northerly of Larkin Avenue\*, Beach 66th Street\*\*, Larkin Avenue\*, and the westerly boundary line of a park\*\*;
  - (b) Rockaway Beach Boulevard\*, Beach 54th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, Beach 47th Street, the southerly street line of Rockaway Freeway\*, the southerly prolongation of Beach 49th Street and the southerly boundary line of the Rockaway Transit easement;

- 7) establishing an M1-1 district on park strips which are proposed to be eliminated by a related application for an amendment of the City Map (C 900151 MMQ) and which are adjacent to the southerly street line of Rockaway Freeway between the easterly street line of Beach 84th Street and the easterly street line of Beach 77th Street;
- 8) establishing an R6 district on parklands and park strips which are proposed to be eliminated by the related application for an amendment of the City Map (C 900151 MMQ) and are located as follows:
  - (a) park strips adjacent to the northerly and southerly street lines of Rockaway Freeway\* between the easterly street line of Beach 77th Street and the westerly street line of Beach 62nd Street; the westerly street line of Beach 49th Street\* and the easterly street line of Beach 44th Street; the easterly street line of Beach 38th Street and the westerly street line of Beach 35th Street; and the northerly street line of Seagirt Boulevard and the westerly street line of Beach 32nd Street;
  - (b) a park strip adjacent to the southerly street line of Rockaway Freeway between the westerly and easterly street lines of Beach 32nd Street;
  - (c) a park bounded by Beach 35th Street, Beach Channel Drive, Seagirt Boulevard, and Shore Front Parkway\*;
  - (d) parkland bounded by the southerly street line of Edgemere Road\* and its easterly prolongation, the westerly street line of Beach 34th Street\*, the southerly street line of Beach 34th Street\*, the westerly boundary line of a pedestrian way, the northerly boundary line of a park\*\*, the easterly boundary line of a pedestrian way, the southerly street line of Beach 36th Street\*, the easterly street line of Beach 36th Street\*, the northerly boundary line of a park\*\*, and the easterly street line of Beach 36th Street\*;
  - (e) parkland bounded by the easterly boundary line of a pedestrian way, a southerly street line of Beach 34th Street\* and its easterly prolongation, the southerly prolongation of the westerly street line of Beach 32nd Street and the northerly boundary line of a park\*\*;
  - (f) a park within the block bounded by Beach 65th Street\*, Larkin Avenue\* and Beach 64th Street\*;
  - (g) a park within the block bounded by Beach 69th Street\*, Rockaway Beach Boulevard\* and Beach 70th Street\*;
  - (h) a park within the block bounded by Beach 74th Street, Rockaway Beach Boulevard\* and Beach 73rd Street\*; and

- a park bounded by the southerly street line of Beach 36th Street\* and its westerly prolongation, the westerly boundary line of a pedestrian way, and the northerly boundary line of a park\*\*
- 9) eliminating from an existing R6 district a C2-2 district bounded by:
  - (a) Beach 81st Street, a line 100 feet northerly of Rockaway Beach Boulevard, Beach 74th Street\*, and Rockaway Beach Boulevard;
- 10) eliminating from an existing R6 district a C1-2 district bounded by:
  - (a) Beach 70th Street\*, a line 150 feet northerly of Rockaway Beach Boulevard\*, Beach 68th Street\*, and a line 50 feet southerly of Rockaway Beach Boulevard\*;
  - (b) Shorefront Parkway\*, a line parallel to Beach 56th Place\* distant 480 feet westerly from the intersection of Shorefront Parkway\* and Beach 56th Place\*, a line passing through two points: one on the last named course distant 115 feet southerly from Shore Front Parkway\* and the other on the westerly side of Beach 56th Place\* distant 75 feet southerly of Shore Front Parkway\*, Beach 56th Place\*, a line passing through two points: One on the easterly side of Beach 56th Place\* distant 60 feet southerly of Shore Front Parkway\* and the other on the westerly side of Beach 54th Street\* distant 50 feet southerly of Shore Front Parkway\*, Beach 54th Street\*, a line 55 feet southerly of Shore Front Parkway\*, a line 135 feet easterly of Beach 54th Street\*, a line 50 feet southerly of Shore Front Parkway\*, and a line 210 feet easterly of Beach 54th Street\*;
  - (c) Shore Front Parkway\*, Beach 34th Street\*, the easterly prolongation of the southerly street line of Edgemere Road\*, Beach 35th Street and Edgemere Road\*;
- eliminating from an existing R5 district a C1-2 district bounded by Beach 46th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, the southerly prolongation of Beach 43rd Street, Shore Front Parkway\*\*, Beach 44th Street and the northerly boundary line of a park\*;
- 12) establishing within the R6 district a C2-4 district bounded by:
  - (a) Beach 73rd Street, the southerly street line of Beach 70th Street and its westerly and easterly prolongations, Beach 69th Street, Oceanview Boulevard\*\* and Rockaway Beach Boulevard;
  - (b) Beach 69th Street, the southerly boundary line of a park and its easterly and westerly prolongations, Beach 67th Street and Oceanview Boulevard\*\*:
  - (c) Beach 67th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, Arverne Boulevard, Beach 54th Street and Oceanview Boulevard\*\*:

- (d) Beach 54th Street, a line 100 feet northerly of Oceanview Boulevard\*\*, Beach 38th Street and Oceanview Boulevard\*\*;
- (e) Beach 38th Street, Rockaway Beach Boulevard and its easterly prolongation, Beach 35th Street and Oceanview Boulevard\*\*;
- (f) the block bounded by Beach 35th Street, Seagirt Boulevard and Oceanview Boulevard\*\*;
- (g) Beach 32nd Street, the westerly prolongation of the centerline of Seagirt Avenue, Beach 35th Street and Oceanview Boulevard\*\*;
- (h) Beach 35th Street, the northerly boundary line of a park\*\*, a line 100 feet westerly of Beach 35th Street, a line 100 feet southerly of Oceanview Boulevard\*\*, Beach 38th Street (Duke Kahanamoku Way) and Oceanview Boulevard\*\*;
- (i) Beach 38th Street, a line 175 feet southerly of Oceanview Boulevard\*\*, a line 100 feet easterly of Beach 41st Street, the southerly street line of Beach 41st Street and its easterly and westerly prolongations, a line 100 feet westerly of Beach 41st Street, a line 100 feet southerly of Oceanview Boulevard\*\*, a line 150 feet easterly of Beach 47th Street, a line 180 feet southerly of Oceanview Boulevard\*\* and Beach 47th Street\*\*;
- (j) Beach 56th Place\*, a line 200 feet southerly of Oceanview Boulevard\*\*, Beach 59th Street and Oceanview Boulevard\*\*;
- (k) Beach 59th Street, a line 100 feet southerly of Oceanview Boulevard\*\*, a line midway between Beach 61st Street and Beach 62nd Street, Breakers Avenue\*\*, Beach 62nd Street, a line perpendicular to the westerly street line of Beach 62nd Street and passing through the point of curvature at the cul-de-sac, a line 100 feet westerly of Beach 62nd Street, a line 100 feet southerly of Oceanview Boulevard\*\*, Beach 65th Street and Oceanview Boulevard\*\*;
- (1) Oceanview Boulevard\*\*, Beach 65th Street, the northerly street line of Heron Park North\*\* and it easterly and westerly prolongations, a line 100 feet easterly of Beach 69th Street, a line perpendicular to the westerly street line of Beach 69th Street and passing through the point of curvature at the cul-de-sac, a line 100 feet westerly of Beach 69th Street, a line 100 feet southerly and easterly of Oceanview Boulevard\*\*, a line 520 feet southerly of Rockaway Beach Boulevard and its easterly prolongation, a line 100 feet westerly of Oceanview Boulevard\*\* and Rockaway Beach Boulevard;
- (m) Rockaway Beach Boulevard, a line 100 feet westerly of Beach 73rd Street, the southerly boundary line of a park and Beach 73rd Street;

13) establishing within the R6 District a C2-2 District bounded by Seagirt Boulevard, the northerly street line of Rockaway Freeway\*, Beach 32nd Street and the southerly street line of Rockaway Freeway\*;

as shown on a diagram dated February 13, 1990.

- \* Streets or street lines proposed to be eliminated or relocated pursuant to related mapping application (C 900151 MMQ).
- \*\* Parks, streets or street lines proposed to be established pursuant to related mapping application (C 900151 MMQ).

NOTE: All other streets or portions thereof referenced above (without asterisks) remain substantially as presently mapped except for minor widening or narrowing. Refer to related mapping application (C 900151 MMQ).

(On April 18, 1990 Cal. No. 21, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 36, the hearing was continued to May 16, 1990.)

Close the hearing.

## No. 21

**CD 14** 

C 900163 ZSQ

### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 200 of the New York City Charter for the grant of special permits pursuant to the following sections of the Zoning Resolution.

- (1) Section 74-53 to allow in a large scale residential development, accessory group parking facilities with more than the prescribed maximum (200 spaces) of Section 25-12;
- (2) Section 74-86 to allow accessory outdoor swimming pools to be located not less than 50 feet from any lot line on the roof of the parking facilities;
- (3) Section 78-312 (c) to allow minor variations of required rear yards along the periphery of a large scale residential development;
- (4) Section 78-312 (d) to allow minor variations in the front height and setback regulations on the periphery of a large scale residential development;
- (5) Section 78-312 (f) to allow modifications of the minimum spacing requirements consistent with the intent of the provisions of Section 23-71 (Minimum Distance between Buildings on a Single Zoning Lot);

(6) Section 78-42 to allow the waiver of the requirement for off-street parking spaces accessory to any commercial or community facility use in a large scale residential development;

and also for authorizations pursuant to the following sections of the Zoning Resolution.

- (7) Section 78-22 to allow in a residential district accessory commercial uses in a large scale residential development (not more than two percent of the total floor area in the development) listed in Use Group 6A or 6F;
- (8) Section 78-311 to allow the permitted floor area ratio, required open space ratio and required lot area per room to be determined on the basis of a height factor, which is or may be different than the actual height factor of such portion of the development;
- (9) Section 78-311 (a) to authorize the total floor area, dwelling units and rooms to be distributed without regard to zoning lot lines;
- (10) Section 78-311 (b) to authorize the total open space required to be distriuted without regard to zoning lot lines;
- (11) Section 78-311 (d) to authorize modifications of rear yard requirements for lot lines wholly within the development;
- (12) Section 78-311 (e) to authorize modifications of height and setback regulations along streets wholly within the development or along side or rear lot lines abutting other zoning lots within the development;

for a large scale residential development of approximately 10,000 dwelling units, generally bounded by Beach 32nd Street to the east, Beach 74th Street, Beach 81st Street and Beach 84th Street to the west, Beach Channel Drive and the Rockaway Freeway to the north and the Boardwalk, Rockaway Beach Boulevard and Hammels Boulevard to the south. The proposed large scale residential development will be located within the R6 District including C2-4 Districts mapped with the R6 District (Part of the R6 District and all C2-4 Districts are proposed to be established under related zoning map amendment application C 900162 ZMQ) in the Arverne Urban Renewal Area.

Plans for this proposed large scale residential development are on file with the City Planning Commission and may be seen in Room 3 North, 22 Reade Street, New York, NY 10007.

(On April 18, 1990 Cal. No. 22, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 37, the hearing was continued to May 16, 1990.)

#### CD 14

#### C 900163(A) ZSQ

### PUBLIC HEARING:

IN THE MATTER OF a modified application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 200 of the New York City Charter for the grant of special permits pursuant to the following sections of the Zoning Resolution:

- (1) Section 74-86 to allow accessory outdoor swimming pools to be located not less than 50 feet from any lot line on the roof of the parking facilities;
- (2) Section 78-312 (c) to allow minor variations of required rear yards along the periphery of a large scale residential development;
- (3) Section 78-312 (d) to allow minor variations in the front height and setback regulations on the periphery of a large scale residential development;
- (4) Section 78-312 (f) to allow modifications of the minimum spacing requirements consistent with the intent of the provisions of Section 23-71 (Minimum Distance between Buildings on a Single Zoning Lot);
- (5) Section 78-42 to allow the waiver of the requirement for off-street parking spaces accessory to any commercial or community facilty use in a large scale residential development;

and also for authorizations pursuant to the following sections of the Zoning Resolution.

- (6) Section 78-22 to allow in a residential district accessory commercial uses in a large scale residential development (not more than two percent of the total floor area in the development) listed in Use Group 6A or 6F;
- (7) Section 78-311 to allow the permitted floor area ratio, required open space ratio and required lot area per room to be determined on the basis of a height factor, which is or may be different than the actual height factor of such portion of the development;
- (8) Section 78-311 (a) to authorize the total floor area, dwelling units and rooms to be distributed without regard to zoning lot lines;
- (9) Section 78-311 (b) to authorize the total open space required to be distributed without regard to zoning lot lines;
- (10) Section 78-311 (d) to authorize modifications of rear yeard requirements for lot lines wholly within the development;
- (11) Section 78-311 (e) to authorize modifications of height and setback regulations along streets wholly within the development or along side or rear lot lines abutting other zoning lots within the development;

## **CD 14**

C 900215 HUQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF the First Amendment to the Arverne Urban Renewal Plan for the Arverne Urban Renewal Area, generally bounded by Beach 84th Street Rockaway Freeway, Beach 32nd Street, the Boardwalk, Beach 74th Street, Rockaway Beach Boulevard Beach 81st Street and Hammels Boulevard, pursuant to Section 505 of Article 15 of the General Municipal Law (Urban Renewal Law) of New York State and Section 197-c of the New York City Charter.

The proposed amendment to the Arverne Urban Renewal Plan provides for the acquisition of properties, the delineation of 59 sites, establishment of a new street system and the inclusion of various design and development controls.

The properties to be acquired pursuant to this amendment are as follows:

<u>Site</u>	Block	$\underline{\mathbf{Lot}}$
2	16112	45
	16112	66
<u>Site</u>	Block	<u>Lot</u>
4	16088	40
8	16092	50
28	16083	43*
	16083	84*
	16085	48*
	16085	92*
29	15917	14*
	15918	85*
30	15908	162*
	15909	6*
	15909	65*
	15909	70*
	15913	37*
32	15897	18*
33	15891	57*
48	16090	85*
	16091	1*
57	16103	136*
	16104	25
	16104	201*
<b>58</b>	16100	37*
59	16100	56*

(12) Section 78-41 to authorize required accessory off-street parking spaces to be located anywhere within a large scale residential development without regard for zoning lot lines;

for a large scale residential development of approximately 10,000 dwelling units, generally bounded by Beach 32nd Street to the east, Beach 74th Street, Beach 81st Street and Beach 84th Street to the west, Beach Channel Drive and the Rockaway Freeway to the north and the Boardwalk, Rockaway Beach Boulevard and Hammels Boulevard to the south. The proposed large scale residential development will be located within the R6 District including C2-4 Districts mapped within the R6 District (Part of the R6 District and all C2-4 Districts are proposed to be established under related zoning map amendment application C 900162 ZMQ) in the Arverne Urban Renewal Area.

These modifications, which are made pursuant to Section 6.040 of the Uniform Land Use Review Procedure involve the following:

- a change in the site plan;
- (2) provisions for variation in the configuration and number of residential buildings;
- (3) a revision of the proposed distances between buildings;
- (4) provision for variation in the configuration and size of accessory residential parking facilities;
- (5) deletion of the request for a special permit pursuant to Section 74-53 of the Zoning Resolution relating to the size of accessory group parking facilities; and
- (6) addition of a request for an authorization pursuant to Section 78-41 of the Zoning Resolution relating to distribution of required accessory off-street parking spaces.

Plans for this proposed large scale residential development are on file with the City Planning Commission and may be seen in Room 3 North, 22 Reade Street, New York, New York 10007.

(On April 30, 1990 Cal. No. 4, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

\*These lots may be owned by the State of New York and may be acquired.

The following properties are within the Arverne Urban Renewal Area boundaries, but are excluded ("x") from the list of properties to be acquired and are not subject to the development and design controls of the proposed plan:

<u>Block</u>	$\underline{\mathrm{Lot}(\mathrm{s})}$
15861	35
15902	1, 3, 4, 13, 33, 35, 37, 44, 46
15903	1, 2, 32, 34, 37, 38
15904	19, 20, 25, 27, 29, 31, 33, 34, 35, 37
15931	32, 36, 38, 40
15932	15, 17, 19, 20, 21, 22, 23, 26, 27, 28, 30, 32, 35, 57, 58, 60,
	62, 65, 159
15933	47, 48, 49, 50, 52, 53, 54, 56, 57, 58
16112	1
16113	9

The urban renewal sites and their permitted uses are as follows:

PERMITTED USES	SITES
Residential	1-2, 15-16, 18-21, 41-43, 45
Commercial (Parking)	28-40
Public and Community	46, 47
Facility	
Residential/Public and	3-12, 13, 14, 17, 22-27, 44
Community Facility/Retail	
Park	48-56
Industrial	57-59
D 11: 4 D .	1 11 11

Public Access Easements are also delineated.

## REMAINING SITES

The sites listed below are within the urban renewal area, but are not being disposed.

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Site 13 (p/o) — public school site

25 (p/o) — public school site

43 —Section 235 housing (6 dwelling units)

44 —Ocean Village (1,091 dwelling units)

45 —Seaview (part of 450-dwelling unit project within Arverne URA)

46 —Church

48-56 —Park sites
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Sites 1 through 12, 14 through 24, 26 thrugh 42 and 47 are to be disposed to the proposed developer (Oceanview Associates) for development in conformance with the provisions of the urban renewal plan. Parts of sites 13 and 25 are to be disposed to the developer and the remaining parts of those two sites are to be developed as public schools.

Sites 57, 58 and 59 are to be utilized for light industrial use and are to be disposed to a developer selected by HPD and the Public Development Corporation.

(On April 18, 1990 Cal. No. 23, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 38, the hearing was continued to May 16, 1990.)

### **CD 14**

## C 900216 HDQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF the disposition of city-owned property, within the Arverne Urban Renewal Area, generally bounded by Beach 84th Street. Rockaway Freeway, Beach 32nd Street, the Boardwalk, Beach 74th Street, Rockaway Beach Boulevard, Beach 81st Street and Hammels Boulevard, pursuant to Section 197-c of the New York City Charter.

The property to be disposed to the developer selected by the Department of Housing Preservation and Development, Oceanview Associates, comprises the following sites within the Arverne Urban Renewal Area:

Site	Block	Lot(s)	Street Beds (p/o)
1	16113	1	-
2	16112	41,45,66	
3	16111	1	
4	16088	p/o 15, 40	Beach 74th Street
			Beach 75th Street
			Beach 76th Street
	16089	p/o 15	
	16090	p/o 29	
	16091	p/o 6.	
5	16096	10	
	•	44	
6	16081	p/o 45	Beach 70th Street
			Beach 71st Street
			Beach 72nd Street
			Beach 73rd Street
	16083	p/o 42	Rockaway Beach Blvd.
	16085	47	
	16087	p/o 15	
7	16094	p/o 1	Beach 72nd Street
			Beach 73rd Street
			Rockaway Beach Blvd.
	16095	55	
8	16081	p/o 45	Beach 70th Street
	•		Beach 71st Street
		•	Beach 72nd Street
			Beach 73rd Street
	16092	p/o 1	Rockaway Beach Blvd.
			Shorefront Parkway

<u>Site</u>	<u>Block</u>	Lot(s) 37, 50 72	Street Beds (p/o)
		p/o 88	
		132	
	16093	p/o 1	
	16094	p/o 1	
	16095	p/o 55	
9	15917	p/o 1	Beach 68th Street
			Beach 69th Street
			Story Road
			Swan Road
			Rockaway Beach Blvd.
	15918	p/o 2	
	15939	p/o 1	•
	15940	93	·
	¥ .	103	
	15941	71	
	15942	p/o 1	
10	15910	p/o 7	Beach 66th Street
		•	Rockaway Beach Blvd.
	15912	p/o 1	Larkin Avenue
	15913	p/o 26	
	15914	1	
	15937	p/o 1	
	15938	p/o 1	
11	15939	p/o 1	Beach 68th Street
		-	Beach 69th Street
	15942	p/o 1	
12	15937	p/o 1	Beach 66th Street
	15938	p/o 1	
13 p/o	15905	1	Beach 63rd Street
	•		Beach 64th Street
			Beach 65th Street
	15906	1	Sea Foam Court
	15906	4	Larkin Avenue
			Rockaway Beach Blvd.
•	15911	p/o 1	
.÷.	15912	p/o 1	
	15934	p/o 1	
	15935	p/o 1	
	15936	p/o 1	

<u>Site</u>	Block	$\underline{\mathbf{Lot}(\mathbf{s})}$	Street Beds (p/o)
	15937	p/o 1	
14	15904	1	Rockaway Beach Blvd.
15	15933	p/o 1	
		p/o 59	
16	15933	p/o 1	
		<b>p</b> /o 59	
17	15903	p/o 3	Rockaway Beach Blvd.
18	15932	p/o 1	
19	15932	p/o 1	
20	15902	p/o 16	
21	15931	19	
22	15926	p/o 44	
		p/o 100	
		p/o 200	
23	15874	p/o 8	Beach 41st Street
		. •	Beach 42nd Street
•			Beach 43rd Street
		p/o 41	Beach 44th Street
		-	Beach 45th Street
	,	,	Beach 46th Street
	15875	p/o 1	Beach 46th Way
	•		Beach 46th Place
			Beach 47th Street
	15876	p/o 1	
	15877	p/o 1	
•	15878	p/o 1	•
	15879	p/o 1	
	15880	p/o 1	
	15881	p/o 1	
24	15871	• p/o 1	Beach 39th Street
		· ·	Beach 40th Street
	15873	p/o 1	
25 (p/o)	15862	p/o 1	Beach 35th Street
		•	Beach 36th Street
			Beach 37th Street
	15863	p/o 1	
	15864	p/o 1	
26	15862	.p/o 1	Beach 35th Street
			Beach 36th Street
	15863	p/o 1	Beach 37th Street
	•		Spray View Avenue

<u>Site</u>	Block	$\underline{\text{Lot}(\mathbf{s})}$	Street Beds (p/o)
	15864	p/o 1	•
	15868	p/o 1	
	15869	p/o 1	
	15870	p/o 60, 71	
27	15859	1	Beach 33rd Street
			Beach 34th Street
		.,	Spray View Avenue
			Edgemere Avenue
			Seagirt Blvd.
	15860	1	
	15861	1	
		p/o 47	
	15865	p/o 1	
	15866	p/o 1	
	15867	p/o 1	•
28	16081	41 (RF)	
	16081	p/o 45	
	16083	39 (RF)	
	16083	p/o 42, 43, 84	
	16085	44 (RF)	
	16085	p/o 47, 48, 92	
	16087	p/o 12 (RF)	
	16087	p/o 15	
29	15917	14, 18 (RF)	
	15917	p/o 1	
	15918	p/o 10	
	15918	p/o 18 (RF),	
		85	,
30	15907	p/o 50	
	15907	81 (RF)	
	15908	p/o 3	
	15908	5 (RF), 162	
	15909	p/o 1, 6	•
	15909	7 (RF), 65	
		p/o 70	
	15910	p/o 7	
•	15910	9 (RF)	•
	15913	p/o 26	
	15913	37, 38 (RF)	
31	15900	p/o 4 (RF)	
	15900	p/o 2	

Site	Block	Lot(s)	Street Beds (p/o)
	15901	p/o 1	-
	15901	5 (RF)	
32	15897	p/o 1	
	15897	p/o 17,	
		p/o 18	·
	15897	p/o 36 (RF)	
33	15891	p/o 30 (RF),	
		p/o 57	
	15897	p/o 36 (RF)	
34	15855	90 (RF)	
	15857	75 (RF)	
	15891	p/o 30 (RF)	
		55, p/o 57	
35	15853	60 (RF)	
36	15850	16 (RF)	
	15851	48 (RF)	
	15852	73 (RF)	
37	15847	75 (RF)	
	15848	36 (RF)	
	15849	1 ( <b>RF</b> )	
38	15845	44 (RF)	
39	15847	p/o 1	Beach 34th Street
	15948	p/o 1	
	15950	p/o 1	
		p/o 55 (RF)	
40	15950	p/o 55 (RF)	·
41	15902	6	
42	15932	37	
47	15939	p/o 1	Beach 67th Street
		•	Rockaway Beach Blvd.

# (RF) - Indicates Rockaway Freeway

(On April 18, 1990 Cal. No. 24, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 39, the hearing was continued to May 16, 1990.)

**CD 14** 

C 900242 PSQ

## CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Board of Education, pursuant to Section 197-c of the New York City Charter, for the selection of city-owned property located within the Arverne Urban Renewal Area (Parcel 14-L), at the southeast corner of the intersection of proposed Oceanview Boulevard and Beach 65th Street, for the construction of an elementary school for 1,000 students.

(On April 18, 1990 Cal. No. 25, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 40, the item was continued to May 16, 1990.)

Close the hearing.

No. 26

**CD 14** 

C 900243 PSQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Board of Education, pursuant to Section 197-c of the New York City Charter, for the selection of city-owned property located within the Arverne Urban Renewal Area (Parcel 26-D), located on the south side of proposed Oceanview Boulevard, between Beach 35th and Beach 38th streets, for the construction of an elementary school for 1,000 students.

(Cn April 18, 1990 Cal. No. 26, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 41, the item was continued to May 16, 1990.)

Close the hearing.

No. 27

**CD 14** 

C 900268 PSQ

#### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Fire Department, pursuant to Section 197-c of the New York City Charter, for the selection of city-owned property located on the west side of Beach 62nd

Street, between Beach Channel Drive and proposed Oceanview Boulevard (Block 15907, Lot 80), for the development of a new fire stationhouse.

(On April 18, 1990 Cal. No. 27, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 42, the item was continued to May 16, 1990.)

Close the hearing.

No. 28

**CD 14** 

C 900269 ZSQ

### CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Fire Department pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-67 of the Zoning Resolution to permit a fire station within an R5 District and to allow the applicable district bulk regulations for community facility buildings to apply to said fire station to be located on the west side of Beach 62nd Street, between Beach Channel Drive and proposed Oceanview Boulevard (Block 15907, Lot 80).

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On April 18, 1990 Cal. No. 28, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 43, the item was continued to May 16, 1990.)

Close the hearing.

No. 29

**CD 14** 

C 900299 HDQ

### CONTINUED PUBLIC HEARING:

IN THE MATTER OF the disposition of city-owned property, within the Arverne Urban Renewal Area, generally bounded by Beach 84th Street, Rockaway Freeway, Beach 32nd Street, the Boardwalk, Beach 74th Street, Rockaway Beach Boulevard, Beach 81st Street and Hammels Boulevard, pursuant to Section 197-c of the New York City Charter.

The property to be disposed to the developer selected jointly by the Department of Housing Preservation and Development and the Public Development Corporation for industrial development comprises the following sites 57, 58 and 59 within the Arverne Urban Renewal Area:

<u>Site</u> 57	<u>Block</u> 16103	Lot(s) 1, 60, p/o 70, 136	Street Beds (p/o) Beach 81st Street Beach 82nd Street Beach 83rd Street Finnard Ave. Hammels Blvd.
••	16104	1, 25, 28, 201	
	16105	1	
	16106	1	•
58	16100	p/o 34 (RF)	Hammels Blvd.
		38	
* *		37	•
59	16100	p/o 28 (RF)	Beach 77th Street
		31, 56	Hammels Blvd.

(RF) - Indicates Rockaway Freeway

(On April 18, 1990 Cal. No. 29, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 44, the item was continued to May 16, 1990.)

Close the hearing.

No. 30

CD 2

C 890001 MMQ

## CONTINUED PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Public Development Corporation, pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seq of the New York City Administrative Code, for an amendment to the City Map involving the elimination, discontinuance and closing of streets, the elimination of easements and a public place, the establishment of streets and parks, the establishment and adjustment of grades, and the delineation of easements/corridors within an area generally bounded by Newtown Creek, the East River, the Canal, 5th Street, 47th Road, 21st Street, Borden Avenue, and 2nd Street, in order to facilitate the

development of the mixed-use Hunters Point Waterfront Project, in accordance with Map No. 4876 dated February 8, 1990 and signed by the Borough President. The map was referred to the City Planning Commission by the Board of Estimate on February 8, 1990 (Calendar added No. 13).

(On April 18, 1990 Cal. No. 30, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 45, the hearing was continued to May 16, 1990.)

Close the hearing.

## No. 31

CD 2

C 890001(A) MMQ

## PUBLIC HEARING:

IN THE MATTER OF a modified application submitted by the New York City Public Development Corporation, pursuant to Sections 197-c and 199 of the New York City Charter and Section 5-430 et seq. of the New York City Administrative Code, for an amendment to the City Map involving the elimination, discontinuance and closing of streets, the elimination of easements and a public place, the establishment of streets and parks, the establishment and adjustment of grades, and the delineation of easements/corridors within an area generally bounded by Newtown Creek, the East River, the Canal, 5th Street, 47th Road, 21st Street, Borden Avenue, and 2nd Street, in order to facilitate the development of the mixeduse Hunters Point Waterfront Project, in accordance with Map No. 4876 dated February 8, 1990, revised April 16, 1990, and signed by the Borough President.

These modificationns, which are made pursuant to Section 6.040 of the Uniform Land Use Review Procedure (ULURP), involve:

- a) the establishment of a park on a portion of the block bounded by the proposed and existing 47th Avenue, the proposed East River Road, the proposed 46th Road, and the proposed Center Boulevard; and the corresponding withdrawal of a proposal to delineate a public access easement on the same parcel;
- b) the establishment of a park on a portion of the block bounded by 5th Street, 48th Avenue, Vernon Boulevard, and 49th Avenue;
- the establishment of an addition to a proposed park on an area generally lying to the west of the proposed Center Boulevard between 54th Avenue and the proposed Newtown Creek Road;
- d) the elimination, discontinuance, and closing of a portion of 54th Avenue located to the west of the proposed Center Boulevard.

(On April 30, 1990, Cal. No. 5, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

#### BOROUGH OF BROOKLYN

Nos. 32, 33 and 34

(Applications by the Department of Housing Preservation and Development for the disposition of city-owned property, amendment to the Zoning Map and grant of a special permit to allow the construction of a large scale development project within the Atlantic Terminal Urban Renewal Area)

No. 32

CD 2

C 870732 HDK

#### PUBLIC HEARING:

IN THE MATTER OF the disposition of city-owned property located on Site 5 of the Atlantic Terminal Urban Renewal Area. The property proposed for disposition is approximately 58,860 square in area and comprises the entire block bounded by Atlantic Avenue, Flatbush Avenue, Pacific Street and 4th Avenue (block 927, Lot 1). A mixed-use building is proposed to be constructed on this site containing 246 dwelling units, community facility spaces, commercial space and parking spaces for 187 cars, (89 of which are for public parking, 98 are accessory to the residential use).

The site is to be disposed to a developer selected by the Department of Housing Preservation and Development.

(On May 2, 1990 Cal. No. 6, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 33

CD 2

C 870733 ZMK

#### **PUBLIC HEARING:**

IN THE MATTER OF an application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 200 of the New York City Charter for an amendment to the Zoning Map, Section No. 16c: a) changing from an R6 district to a C6-2 district; and b) eliminating from the existing R6 district a C2-3 district; property bounded by

Atlantic Avenue, Flatbush Avenue, Pacific Street, and Fourth Avenue, as shown on a diagram dated March 5, 1990.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, New York.

(On May 2, 1990 Cal. No. 7, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 34

CD 2

C 870734 ZSK

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York City Department of Housing Preservation and Development pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-52 of the Zoning Resolution to develop an attended public parking garage with a maximum capacity of 187 spaces, on property bounded by Atlantic Avenue, Flatbush Avenue, Pacific Street, and Fourth Avenue (Block 927, Lot 1) within a C6-2 zoning district.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On May 2, 1990 Cal. No. 8, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 35

CD 3, 4, 13, 18

C 900121-124 PPK

#### PUBLIC HEARING:

IN THE MATTER OF applications by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of four (4) city-owned properties.

ULURP No.	C.B. No.	No. of Parcels
900121 PPK	3	1
900122 PPK	4	1
900123 PPK	13	1
900124 PPK	18	1

A list and description of the properties can be seen at the City Planning Commission, 22 Reade Street, Room 2E, New York, New York.

(On May 2, 1990 Cal. No. 9, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 36

**CD 18** 

C 890166 PLK

#### PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Human Resources Administration (HRA) pursuant to Section 197-c of the New York City Charter for the renewal of a lease for up to a fifteen (15) year term of property located at 103-15 Farragut Road (Block 8152, Lot 201), for continued use as a senior citizen and day care center.

(On May 2, 1990 Cal. No. 10, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 37

CD 2

C 900625 PSK

#### PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Human Resources Administration and the New York City Public Development Corporation pursuant to Section 197-c of the New York City Charter for a lease for up to twenty five years, with an option to acquire a property located at 101 Fleet Street (Block 2061, Lots 100 and part of 1), for use as a Day Care Center.

(On May 2, 1990 Cal. No. 11, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

CD 2

C 900417 ZSK

### **PUBLIC HEARING:**

IN THE MATTER OF an application submitted by New York City Department of Housing Preservation and Development pursuant to Section 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-744(c) of the Zoning Resolution to allow the display of accessory business signs at a height greater than 40 feet above curb level and above the roof of a building on property bounded by Flatbush Avenue Extension, Gold Street, Willoughby Street, Duffield Street and Myrtle Avenue (Block 2059).

Plans for these proposed accessory business signs are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.

(On May 2, 1990 Cal. No. 12, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 39

CD 2

C 900325 ZMK

## **PUBLIC HEARING:**

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Sections 197-c and 200 of the New York City Charter, for an amendment of the Zoning Map, Section No. 16c:

- a) changing from an R6 district within an LH-1 district to an R6B district within an LH-1 district, property bounded by Livingston Street, a line 100 feet westerly of Court Street, a line midway between State Street and Atlantic Avenue, and a line 100 feet easterly of Clinton Street; and
- b) changing from a C6-1 district to a C6-2A district, property bounded by Livingston Street, a line 100 feet easterly of Court Street, Atlantic Avenue and a line 100 feet westerly of Court Street.

as shown on a diagram dated March 5, 1990.

(On April 30, 1990 Cal. No. 3, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

## BOROUGH OF STATEN ISLAND

No. 40

CD 1

C 860244 ZMR

#### PUBLIC HEARING:

IN THE MATTER OF an application submitted by Morris Simon pursuant to Sections 197-c and 200 of the New York City Charter for an amendment of the Zoning Map, Section No. 20d, establishing within an existing R3-2 district a C2-2 district bounded by Richmond Avenue, North Tremont Avenue, Forest Avenue, Willow Road and a line 100 feet northeasterly of Vedder Avenue, as shown on a diagram dated March 5, 1990.

(On May 2, 1990 Cal. No. 13, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 41

CD 3

C 900392 PSR

## PUBLIC HEARING:

IN THE MATTER OF an application submitted by the New York Public Library pursuant to Section 197-c of the New York City Charter for the selection and acquisition of property located at 200 Clarke Avenue (Block 4470, Lots 1 and 6), for use as a public library branch.

(On May 2, 1990 Cal. No. 14, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

#### **BOROUGH OF MANHATTAN**

No. 42

CD8

C 900225 ZSM

#### **PUBLIC HEARING:**

IN THE MATTER OF an application submitted by 80-81 & First Associates pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-96 of the Zoning Resolution to permit the modification of an existing residential plaza in a C1-9 district, on property located at 401-403 East 80th Street (Block 1560, Lots 1 and 44).

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On April 30, 1990 Cal. No. 2, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

Close the hearing.

No. 43

CD 11

C 900157 ZSM

#### PUBLIC HEARING:

IN THE MATTER OF an application submitted by the Terence Cardinal Cooke Health Care Center pursuant to Sections 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Section 74-90 of the Zoning Resolution to permit the development of a 42-bed health-related facility in an R7-2 district, on property located at 112-114 East 106th Street. (Block 1633, Lot 660).

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, N.Y. 10007.

(On April 30, 1990 Cal. No. 1, the Commission scheduled May 16, 1990 for a public hearing which has been duly advertised.)

### III. REPORTS

## **BOROUGH OF QUEENS**

#### No. 44

CD 2

1

C 900062 PLQ

IN THE MATTER OF an application submitted by the New York City Fire Department (NYFD) pursuant to Section 197-c of the New York City Charter for the renewal of the lease for a term of up to 10 years, for a portion of an existing warehouse, located at 11-39, 45/49 50th Avenue (Block 62; Lot 20), to house equipment and supplies.

(On April 18, 1990 Cal. No. 31, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 46, the hearing was closed.)

For consideration.

## BOROUGH OF BROOKLYN

No. 45

CD 4

C 900278 PLK

IN THE MATTER OF an application submitted by the Human Resources Administration (HRA) pursuant to Section 197-c of the New York City Charter for the renewal of a léase for up to a ten year term of property located at 319 Stanhope Street (Block 3259, Lot 23), for continued use as a day care and senior citizens center.

(On April 18, 1990 Cal. No. 32, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 15, the hearing was closed.)

#### BOROUGH OF STATEN ISLAND

#### No. 46

(Request for the grant of authorizations to allow the construction of fifteen single-family dwellings in the Special Natural Area District [NA-1] of Staten Island.)

CD 2 N 890586 ZAR

IN THE MATTER OF an application, submitted by Danya Properties Associates for the grant of authorizations pursuant to Sections 105-421 and 105-423 and a certification pursuant to Section 105-90 of the Zoning Resolution, involving the modification of existing topography, alteration of the botanic environment and future subdivision including the removal of seventy-two (72) trees on property located on Utopia Court (Block 871, Lots 50, 240, 290 and 310), within the Special Natural Area District (NA-1).

Plans for this proposal are on file with the City Planning Commission and may be seen at 56 Bay Street, 6th floor, Staten Island, New York 10301.

For consideration.

## BOROUGH OF MANHATTAN

No. 47

CD7

C 900270 PLM

IN THE MATTER OF an application submitted by the Human Resources Administration (HRA) pursuant to Section 197-c of the New York City Charter for a lease for up to a ten year term of 7,000 sq. ft. of space in privately-owned property located at 593 Columbus Avenue (Block 1202, Lot 1) for continued use as a senior citizens center.

(On April 18, 1990 Cal. No. 3, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 19, the hearing was closed.)

CD 6

C 900430 PPM

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of one (1) city-owned property located at 150-54 East 57th Street, Block No. 1311, Lot No. 44.

(On April 18, 1990 Cal. No. 4, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 20, the hearing was closed.)

For consideration.

#### No. 49

**CD 7** 

C 900431 PPM

IN THE MATTER OF an application by the Division of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of one (1) city-owned property located at 264-266 West 96th Street, Block No. 1243, Lot No. 57.

(On April 18, 1990 Cal. No. 5, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 21, the hearing was closed.)

For consideration.

#### No. 50

CD8

C 850645 GFM

IN THE MATTER OF an application submitted by John D. McLaughlin pursuant to Section 197-c of the New York City Charter for the grant of a ten-year revocable consent to construct, maintain and use an ornamental clock and post on the sidewalk at 1311 Madison Avenue.

(On April 18, 1990 Cal. No. 6, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 22, the hearing was closed.)

CD 2 C 880960 ZSM

IN THE MATTER OF an application submitted by Tishman-Speyer/Hudson Limited pursuant to Sections Nos. 197-c and 200 of the New York City Charter for the grant of a special permit pursuant to Sections 13-462 and 74-52 of the Zoning Resolution to convert and enlarge an existing 100 space accessory parking garage to an attended public parking garage containing 132 spaces on property located at 375 Hudson Street (Block 599, Lot 64), within an M1-6 district.

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On April 18, 1990 Cal. No. 8, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 24, the hearing was closed.)

For consideration.

#### No. 52

CD 5 C 840873 ZSM

IN THE MATTER OF an application submitted by J.E.C.A., Inc. pursuant to Sections 197-c and 200 of the New York City Charter for the renewal of, pursuant to Section 11-411 of the Zoning Resolution, a previously approved special permit (CP-15004) for a term of 10 years for an attended public parking garage with a capacity of 436 cars, on property located at 306 West 44th Street (Block 1034, Lots 27 and 37).

NOTE: The original application (CP-15004) was approved by the City Planning Commission on September 30, 1959 (Cal. No. 32) and by the Board of Estimate on October 8, 1959 (Cal. No. 326) for a term of twenty-five years. A subsequent application (CP-17511) for a modification of the original special permit application (CP-15004) was approved by the City Planning Commission on October 3, 1962 (Cal. No. 21) and by the Board of Estimate on October 11, 1962 (Cal. No. 33)

Plans for this proposal are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On March 28, 1990 Cal. No. 12, the Commission scheduled April 18, 1990 for a public hearing. On April 18, 1990, Cal. No. 40 the hearing was closed. On May 2, 1990 Cal. No. 51, the item was laid over.)

CD 5 C 840878 ZSM

IN THE MATTER OF an application submitted by 808 Square Corporation pursuant to Sections 197-c and 200 of the New York City Charter for the renewal of, pursuant to Section 11-411 of the Zoning Resolution, a previously approved special permit (CP-15838) for a term of 10 years for an attended public parking garage with a capacity of 260 cars, on property located at 332-344 West 44th Street (Block 1034, Lots 7 and 48).

NOTE: The original application (CP-15838) was approved by the City Planning Commission on October 11, 1960 (Cal. No. 36) and by the Board of Estimate on October 20, 1960 (Cal. No. 67) for a term of twenty five years. A subsequent application (CP-16906) for a modification of the original special permit application (CP-15838) was approved by the City Planning Commission on November 29, 1961 (Cal. No. 32) and by the Board of Estimate on December 7, 1961 (Cal. No. 85). Another subsequent application (CP-16906) for second modification of the original special permit application (CP-15838) was approved by the City Planning Commission on September 30, 1964 (Cal. No. 15) and by the Board of Estimate on October 8, 1964 (Cal. No. 39).

Plans for this proposal are on file with the City Planning Commission and may be seen on the 3rd floor, 22 Reade Street, New York, N.Y. 10007.

(On March 28, 1990 Cal. No. 13, the Commission scheduled April 18, 1990 for a public hearing. On April 18, 1990, Cal. No. 41 the hearing was closed. On May 2, 1990 Cal. No. 52, the item was laid over.)

For consideration.

#### No. 54

CD 2 C 900293 ZSM

IN THE MATTER OF an application, submitted by 123 Baxter Street Associates pursuant to Section 197-c and 200 of the Zoning Resolution, for the grant of a special permit, pursuant to Sections 74-52 and 13-462 of the Zoning Resolution, to allow a public parking garage with a capacity of 89 cars in a C6-2G district, and for the grant of an authorization, pursuant to Section 109-514 of the Zoning Resolution, to modify the provisions of Sections 109-11 and 109-21 to allow the public parking garage within Area A (Preservation Area) and Area A-1 (Mulberry Street Regional Spine), on property located on the southeast corner of Baxter Street and Hester Street, (Block 206, Lots 6 and 9,) within the Special Little Italy District (LI).

Plans for this proposed public parking garage are on file with the City Planning Commission and may be seen in Room 3N, 22 Reade Street, New York, NY 10007.

(On March 28, 1990 Cal. No. 16, the Commission scheduled April 18, 1990 for a public hearing. On April 18, 1990, Cal. No. 44 the hearing was closed. On May 2, 1990 Cal. No. 55 the item was laid over.)

For consideration.

No. 55

CD 6 C 900272 PPM

IN THE MATTER OF an application by the Divison of Real Property, pursuant to Section 197-c of the New York City Charter, for the disposition of one (1) city-owned commercial condominium located partially in the lobby, basement and sub-basement of 415 E. 54th Street, Block No. 1366, Lot No. 1001.

(On March 28, 1990 Cal. No. 17, the Commission scheduled April 18, 1990 for a public hearing. On April 18, 1990, Cal. No. 45 the hearing was closed. On May 2, 1990 Cal. No. 56 the item was laid over.)

For consideration.

#### No. 56

(Amendments to Sections 12-10, 32-14, 32-16, 36-21, 52-332, 52-35 and 52-36 of the Zoning Resolution concerning hotels and motels.)

N 900526 ZRY

IN THE MATTER OF an application submitted by the Department of City Planning pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Sections 12-10, 32-14, 32-16, 36-21, 52-332, 52-35 and 52-36, as follows:

Matter in **bold** is new, to be added;

Matter in Strikeout is old, to be deleted;

Matter in italics is defined in Section 12-10;

\*\*\* indicates where unchanged text appears in the Zoning Resolution

12-10

DEFINITIONS

Hotel, apartment

An "apartment hotel" is a building or part of a building in which:

Hotel, apartment

An "apartment hotel" is a building or part of a building in which:

(c) One or more of the following services are provided: maid, telephone, desk, or bellbey bellhop service, or the furnishing or laundering of linens.

Hotel, transient

A "transient hotel" is a building or part of a building in which:

(c) Twenty-four hour desk service is provided, in addition to one or more of the following services: maid, telephone, or bellboy bellhop service, or the furnishing or laundering of linens.

32-14 Use Group 5 C1 C2 C4 C5 C6 C8

## A. TRANSIENT ACCOMMODATIONS

Hotels, transient.

In C2 Districts, a transient hotel shall only be located on a zoning lot in whole or in part within a 1,000 foot radius of the entrance to or exit of a limited-access expressway, freeway, parkway, or highway, all of which prohibit direct access to abutting land and provide complete separation of conflicting traffic flows, measured from the centerline of the entrance or exit ramp at its intersection with the nearest adjacent street.

32-16 Use Group 7 C2 C6\*\* C8

## A. TRANSIENT ACCOMMODATIONS

Motels or tourist cabins, or boatels

In C2 Districts, a motel or tourist cabin shall only be located on a zoning lot in whole or in part within a 1,000 foot radius of the entrance to or exit of a limited-access expressway, freeway, parkway, or highway, all of which prohibit direct access to abutting land and provide complete separation of conflicting traffic flows, measured from the centerline of the entrance or exit ramp at its intersection with the nearest adjacent street.

\*\* In a C6-1A District, uses in Use Group 7 are not permitted.

36-21

**General Provisions** 

Other commercial uses - Uses in parking requirement category H in Use Group 5, 6, 7, 8, 13, or 14, or when permitted by special permit

Group 5, 6, 7, 8, 13, opermitted by special										
	•		1	per 2 g	uest r	ooms				
Boatels				or suit			C2	СЗ	C6 €	<del>27</del> C8
		*	*	*						
Hotels	Guest rooms or suites:									
				<del>C1-5</del>	C2-5	C4-4	A			
				<del>C1-6</del>	C2-6	C4-5				
				C1-7	C2-7	C4-6				
				C1-8	C2-8	C4-7				
(a) For that floor area used for				<del>C1-9</del>				C5	<b>C6</b>	C8-4
sleeping										
accommodations										
accommodations	None required									
					00.1	~				
	1 per 4				C2-1					
	1 per 8			C1-2	C2-2	C4-2				<u>C8-1</u>
						C4-2	A			
				C1-3	C2-3	C4-3				C8-2
	1 per 12			C1-4	C2-4	C4-4				C8-3
(b) For that floor	Rated									
area used for	capacity:			<del>C1-5</del>						
meeting halls,				<del>C1-6</del>	C2-5	C4-4	A			
auditoriums, eating				C1-7	C2-6	C4-5				
or drinking places,				C1-8	C2-7	C4-6				
wedding chapels or	None required	_		C1-9	C2-8	C4-7		<u>C5</u>	C6	C8-4
banquet halls, or radio or television	1 per 4 persons			<del>C1-1</del>	C2-1	C4-1				
	1 per 8 persons			<del>C1-2</del>	C2-2	C4-2				<u>C8-1</u>
studios						C4-2	A			-
	1 per 12 person	s		C1-3	C2-3	C4-3			C-7	C8-2
	1 per 25 person	s		<del>C1-4</del>	C2-4	C4-4				C8-3

52-332

Other buildings or structures in Residence Districts

(a) To any use listed in Use Group 6, 77B, 7C, 7D, 8, 9, 10,11B, or 14, in which case any subsequent change of use shall conform to the provisions of Section 52-34 (Commercial Uses in Residence Districts), or

52-35

Manufacturing or Related Uses in Commercial Districts

However, in a C1, C3, C4 or C5 District, a non-conforming use listed in Use Group 11A, 16, 17 or 18 which is not subject to the provisions of Section 52-32 (Land with Minor Improvements), may not be changed to a motel or tourist cabin.

52-36

Non-Conforming Commercial Uses in Commercial Districts

However, in C1 or C4 Districts, a non-conforming use may not be changed to a motel or tourist cabin.

(On April 18, 1990 Cal. No. 17, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 33, the hearing was closed.)

For consideration.

#### No. 57

(Amendment to Section 74-744 of the Zoning Resolution regarding modification of regulations for accessory business signs in C6 districts by a special permit of the City Planning Commission.)

N 900553 ZRY

IN THE MATTER OF an application submitted by the Department of City Planning, pursuant to Section 200 of the New York City Charter, for amendments of the Zoning Resolution of the City of New York, relating to Section 74-744, as follows:

Matter in **bold** is new, to be added; Matter in strikeout is old, to be omitted; Matter in *italics* is defined in Section 12-10

74-74

General Large-Scale Development

74-744 Modification of Use Regulations

(c) Modifications of accessory business signs regulations

In C6 districts, the City Planning Commission may permit on a non-residential building permitted accessory business signs to be located or displayed at a height greater than the amount set forth in Section 32-655, provided that their location will not have an adverse impact on the character of the surrounding area.

In C6 districts, the City Planning Commission may modify the regulations of Section 32-65 (Permitted Projection or Height of Signs) for accessory business signs on a non-residential building, provided that such accessory signs will not be incompatible with the character of the surrounding area.

The Commission may prescribe additional conditions and safeguards to minimize adverse effects on the character of the adjacent area.

(On April 18, 1990 Cal. No. 18, the Commission scheduled May 2, 1990 for a public hearing. On May 2, 1990 Cal. No. 34, the hearing was closed.)